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NOTICE

The undermentioned Gazettes of India Extraordinary were published upto the 15th August 1957:—

Issue No.	No. and date	Issued by	Subject		
395-A	S.R.O. 2573, dated the 6th August 1957,	Ministry of Home Affairs	The Territoral Councils Rules,		
397	S.R.O. 2574, dated the 7th August 1957	Ministry of Finance	Exemption of solvent extracted ground, nut meal, when exported, from so much of customs duty leviable thereon.		
	S.R.O. 2575, dated the 7th August 1957	Ditto	Exemption of linseed oilcake, when exported, from the whole of customs duty leviable thereon.		
398	S.R.O. 2576, dated the 5th August 1957	Election Commission, India.	Notice of withdrawal of Election Petition No. 5 of 1957.		
399	S.R.O. 2577, dated the 8th August 1957	Ministry of Finance	Drawback allowed in respect of duty paid imported materials used in the manufacture or assembly of tele-communication equipments.		
	S.R.O. 2578, dated the 8th August 1957.	Ditto	The Cutoms Duties Drawback (Tele-communication Equipments) Rules, 1957.		
400	S.R.O. 2579, dated the 8th August 1957	Ministry of Information and Broadcasting	Certification of films to be of the description specified therein.		
401	S.R.O. 2580, dated the 9th August 1957.	Ministry of Food and Agriculture	The Rajasthan Gram (Prohibition of Export) Order,		
401-A	S.R.O. 2580-A, dated the 10th August 1957.	Election Commission, India.	1957. Amendment made in the notification No.434/12/56(1) dated 8th January 1957.		

Issue No.	No. and date	Issued by	Subject			
402	S.R.O. 2627,dated the 10th August 1957.	Election Commission, India	Transfer of election petition against the election of Shri Anirudh Sinha as a Member of the House of the People to election tribunal constituted of Shri Ramjivan Sinha as the member.			
	S.R.O. 2628 dated the 10th August 1957.	Ditto	Appointment of a member of the tribunal for the trial of election petition against the elections of Shri Panna- lal and Shri karnisinghji as members of the House of the People.			
403	S.R.O. 2629, dated the 12th August 1957.	Ministry of Information and Broadcasting	Certification of films to be of the discription specified therein.			
404	S.R.O. 2630, dated the 14th August 1957.	Ministry of Food and Agriculture	Amendment made in 'the Inter-Zonal Wheat Move- ment Control Order, 1957.			
405	S·R.O. 2631, dated the 12th August 1957.	Ministry of Finance	Amendments made in the Insurance Rules, 1939.			

Copies of the Gazettes Extraordinary mentioned above will be supplied on indent to the Manager of Publications, Civil Lines, Delhi. Indents, should be submitted so as to reach the Manager within ten days of the date of issue of these Gazettes.

PART II—Section 3

Statutory Rules and Orders issued by the Ministries of the Government of India (other than the Ministry of Defence) and Central Authorities (other than the Chief Commissioners).

ELECTION COMMISSION, INDIA

New Delhi, the 2nd July 1957

S.R.O. 2633.—In pursuance of sub-rule (4) of rule 134 of the Representation of the People (Conduct of Elections and Election Petitions) Rules, 1956, the Election Commission hereby notifies the name of the person shown in column 1 of the Schedule below who having been a contesting candidate for election to the House of the People from the constituency specified in column 2 thereof, at the general election held in 1957, has in accordance with the decision given by the Election Commission under sub-rule (3) of the said rule, failed to lodge any account of his election expenses and has thereby incurred the disqualification under clause (c) of section 7 of the Representation of the Pcople Act, 1951, XLIII of 1951.

SCHEDU	LE
Name of contesting candidate.	Name of constituency.
I	2
Shri Pooran, Tarauli, P.O. Tarauli, District Mathura.	Mathura.
	[No. UP-P/319/57(38).]

S.R.O. 2634.—In pursuance of sub-rule (4) of rule 134 of the Representation of the People (Conduct of Elections and Election Petitions) Rules, 1956, the Election Commission hereby notifies the name of the person shown in column 1 of the Schedule below who having been a contesting candidate for election to the House of the People from the constituency specified in column 2 thereof, at the general election held in 1957, has in accordance with the decision given by the Election Commission under sub-rule (3) of the said rule, failed to lodge his account of election expenses within the time required by law and has thereby incurred the disqualification under clause (c) of section 7 of the Representation of the People Act, 1951, Act 43 of 1951.

or the People Act, 1951, Act 43 of 1951. Schedule	
Name of contesting candidate.	Name of constituency.
1	2
Shri S. B. Giri, 5366, Regimental Bazar, Secunderabad.	Secunderabad.
S.D.O. 0007	[No. AA-P/26/57(32).]
S.R.O. 2635.—In pursuance of sub-rule (4) the People (Conduct of Elections and Election Commission hereby notifies the name of the Schedule below who having been a contesting of the People from the constituency specified election held in 1957, has in accordance with Commission under sub-rule (3) of the said r her election expenses and has thereby incurr (c) of section 7 of the Representation of the P	person shown in column 1 of the candidate for election to the House in column 2 thereof, at the general the decision given by the Election
Name of contesting candidate.	Name of constituency.
ī	
Smt. Sybil Khan, Village Pipalia, Patwari Circle Bhanga, P.O. Kichha, District Naini Tal.	Naini Tal
	[No. UP-P/313/57(41).]
S.R.O. 2636.—In pursuance of sub-rule (4) of the People (Conduct of Elections and Election Commission hereby notifies the name of the Schedule below who having been a contesting of the People from the constituency specified election held in 1957, has in accordance with Commission under sub-rule (3) of the said rules election expenses and has thereby incurred (c) of section 7 of the Representation of the People (c)	person shown in column 1 of the candidate for election to the House in column 2 thereof, at the general the decision given by the Election ule, failed to lodge any account of the disqualification under always of the disqualification under always.
Schedule	<u> </u>
Name of contesting candidate.	Name of constituency.
	· ·

S.R.O. 2637.—In pursuance of sub-rule (4) of rule 134 of the Representation of the People (Conduct of Elections and Election Petitions) Rules, 1956, the Election Commission hereby notifies the name of the person shown in column 1 of the

2

Hyderabad

[No. AA-P/25/57(33).]

Ι

Shri C. Srikishen, H. No. 5-4-71.

Murlidhar Bagh, Hyderahad (Dn).

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Schedule below who having been a contesting candidate for election to the House of the People from the constituency specified in column 2 thereof, at the general election held in 1957, has in accordance with the decision given by the Election Commission under sub-rule (3) of the said rule, failed to lodge his account of election expenses within the time required by law and has thereby incurred the disqualification under clause (c) of section 7 of the Representation of the People Act. 1951 (XLIII of 1951).

SCHEDULE	
Name of contesting candidate	Name of constituency
Shri Jethan Kharwar, Villace Barwadih, P.O. Ranka, District Palamau, Bihar.	Lohardaga.
	[No. BR-P/89/57(30).]
Commission hereby notifies the name of the person dule below who having been a contesting candidate People from the constituency specified in column held in 1957, has in accordance with the decision sion under sub-rule (3) of the said rule, failed to penses within the time required by law and has the tion under clause (c) of section 7 of the Representant 43 of 1951. Schedule	for election to the House of the 12 thereof, at the general election given by the Election Commisodge his account of election exercible incurred the disqualification.
SCHEDULE	
Name of contesting candidate	Name of constituency
I	2
Shri Mithilesh Kumar Singh, Village Amhara, P.O. Amhara, District Patna.	Shahabad.
	[No. BR-P/75/57(24).]
S.R.O. 2639.—In pursuance of sub-rule (4) of r the People (Conduct of Elections and Election Pet Commission hereby notifies the name of the per Schedule below who having been a contesting can of the People from the constituency specified in election held in 1957, has in accordance with the Commission under sub-rule (3) of the said rule, fa election expenses and has thereby incurred the content of the content of the said rule, and the content of the said rule, factorial expenses and has thereby incurred the content of the said rule.	itions) Rules, 1956, the Election son shown in column 1 of the didate for election to the House olumn 2 thereof, at the general decision given by the Election alled to lodge any account of his

of section 7 of the Representation of the People Act, 1951, Act 43 of 1951.

SCHEDULE.

Name of contesting candidate	Name of constituency
	2
Shri M. K. M. Meeran, Karuppatti House, Uthampalayam.	Periyakulam

S.R.O. 2640.—In pursuance of sub-rule (4) of rule 134 of the Representation of the People (Conduct of Elections and Election Petitions) Rules, 1956, the Election Commission hereby notifics the name of the person shown in column 1 of the Schedule below who having been a contesting candidate for election to the House

[No. BR-P/47/57(25)/8390.]

[No. RN-P/297/57(28)/8805.]

of the People from the constituency specified in column 2 thereof, at the general election held in 1957, has in accordance with the decision given by the Election Commission under sub-rule (3) of the said rule, failed to lodge the account of his election expenses within the time required by law and has thereby incurred the disqualification under clause (c) of Section 7 of the Representation of the People Act, 1951, Act 43 of 1951.

SCHEDULE	
Name of contesting candidate	Name of constituency
I	2
Shri lai Gopal Prasad Sinha, Mohalla Gopalpur, Motihari Town (Champaran).	Ch em paran,

S.R.O. 2641.—In pursuance of sub-rule (4) of rule 134 of the Representation of the People (Conduct of Elections and Election Petitions) Rules, 1956, the Election Commission hereby notifies the name of the person shown in column 1 of the Schedule below who having been a contesting candidate for election to the House of the People from the constituency specified in column 2 thereof, at the general election held in 1957, has in accordance with the decision given by the Election Commission under sub-rule (3) of the said rule, failed to lodge any account of his election expenses and has thereby incurred the disqualification under clause (c) of section 7 of the Representation of the People Act, 1951 (XLIII of 1951).

Name of contesting candidate Name of constituency 1 2 Shri Anirudh Sinha, Villave Thengha, Tole Rajenpura, P.O. Khajauli. [No. BR-P/57/57(24)/8410.]

S.R.O. 2642.—In pursuance of sub-rule (4) of rule 134 of the Representation of the People (Conduct of Elections and Election Petitions) Rules, 1956, the Election Commission hereby notifies the name of the person shown in column 1 of the Schedule below who having been a contesting candidate for election to the House of the People from the constituency specified in column 2 thereof, at the general election held in 1957, has in accordance with the decision given by the Election Commission under sub-rule (3) of the said rule, failed to lodge any account of his election expenses and has thereby incurred the disqualification under clause (c) of section 7 of the Representation of the People Act, 1951 (XLIII of 1951).

Name of contesting candidate Name of constituency I Shri Hari Ram, Post Office Padampur, District Ganganagar, Rajasthan. Bikaner.

S.R.O. 2643.—In pursuance of sub-rule (4) of rule 134 of the Representation of the People (Conduct of Elections and Election Petitions) Rules, 1956, the Election Commission hereby notifies the name of the person shown in column 1 of the Schedule below who having been a contesting candidate for election to the House of the People from the constituency specified in cloumn 2 thereof, at the general election held in 1957, has in accordance with the decision given by the

Election Commission under sub-rule (2) of the said rule, failed to lodge any account of his election expenses and has thereby incurred the disqualification under clause (c) of section 7 of the Representation of the People Act, 1951 (XLIII

SCHEDULE Name of contesting candidate Name of constituency

Shri Nandkumr Balaram Agarwal, Ycotmal.

Yeotmal.

[No. BY-P/142/57(19)8986.]

S.R.O. 2644.—In pursuance of sub-rule (4) of rule 134 of the Representation of the People (Conduct of Elections and Election Petitions) Rules, 1956, the Election Commission hereby notifies the name of the person shown in column 1 of the Schedule below who having been a contesting candidate for election to the House of the People from the constituency specified in column 2 thereof, at the general election held in 1957 has in accordance with the decision given by the Election Commission under sub-rule (3) of the said rule, failed to lodge any account of his election expenses and has thereby incurred the disqualification under clause (c) of section 7 of the Representation of the People Act, 1951 (XLIII of 1951).

SCHEDULE

Name of constituency Name of contesting candidate Shri Syamala Seetharamayya, Kommuru, Chinturu P. O., Golugonda. Bhadrachalam Taluk, East Godavari District.

[No. AA-P/4/57(35)8987.]

S.R.O. 2645.—In pursuance of sub-rule (4) of rule 134 of the Representation of the People (Conduct of Elections and Election Petitions) Rules, 1956 the Election Commission hereby notifies the name of the person shown in column 1 of the Schedule below who having been a contesting candidate for election to the House of the People from the constituency specified in column 2 thereof, at the general election held in 1957, has in accordance with the decision given by the Election Commission under sub-rule (3) of the said rule, failed to lodge his account of election expenses within the time required by law and has thereby incurred the disqualification under clause (c) of section 7 of the Representation of the People Act, 1951, Act 43 of 1951.

SCHEDULE

Name of contesting candidate Name of constituency Shii P. Veerlah, Yadav Samal Office, Nizampeta, Khammam. Khammam,

[No. AA-P/34/57(16)8977.]

S.R.O. 2646.—In pursuance of sub-rule (4) of rule 134 of the Representation of the People (Conduct of Elections and Election Petitions) Rules, 1956, the Election Commission hereby notifies the name of the person shown in column 1 of the Schedule below who having been a contesting candidate for election to the House

of the People from the constituency specified in column 2 thereof, at the general elections held in 1957, has in accordance with the decision given by the Election Commission under sub-rule (3) of the said rule, failed to lodge any account of his election expenses and has thereby incurred the disqualification under clause (c) of section 7 of the Representation of the People Act, 1951 (XLIII of 1951).

SCHEDULE

Name of contesting candidate

Name of constituency

1
2

Shri Vakharia Krishnalal Gulabchand, Praja Socialist Party's Office, Amreli. (Bombay)

Girnar.

[No. BY-P/96/57(20)/9306.]

S.R.O. 2647.—In pursuance of sub-rule (4) of rule 134 of the Representation of the People (Conduct of Elections and Election Petitions) Rules, 1956, the Election Commission hereby notifies the name of the person shown in column 1 of the Schedule below who having been a contesting candidate for election to the House of the People from the constituency specified in column 2 thereof, at the general election held in 1957, has in accordance with the decision given by the Election Commission under sub-rule (3) of the said rule, failed to lodge any account of his election expenses and has thereby incurred the disqualification under clause (c) of section 7 of the Representation of the People Act, 1951, Act 43 of 1951.

SCHEDULE

Name of contesting candidate Name of constituency

Shri Vankar Hemirbhai Mooljibhai, Rajpur, Gomtipur, Soma Ichha Chawl, Ahmedabad-1c.

Ahmedabad.

[No. By-P/102/57(40)/9301.]

S.R.O. 2648.—In pursuance of sub-rule (4) of rule 134 of the Representation of the Pcople (Conduct of Elections and Election Petitions) Rules, 1956, the Election Commission hereby notifies the name of the person shown in column 1 of the Schedule below who having been a contesting candidate for election to the House of the People from the constituency specified in column 2 thereof, at the general elections held in 1957, has in accordance with the decision given by the Election Commission under sub-rule (3) of the said rule, failed to lodge any account of his election expenses and has thereby incurred the disqualification under clause (c) of section 7 of the Representation of the People Act, 1951, Act 43 of 1951.

SCHEDULE

Name of contesting candidate

Name of constituency

1

Shri Mamidi Pattabhiramarao, Palacole.

Narsapur,

[No. AA-P/7/57(17).]

S.R.O. 2649.—In pursuance of sub-rule (4) of rule 134 of the Representation of the People (Conduct of Elections and Election Petitions) Rules, 1966, the Election Commission hereby notifies the name of the person shown in column 1 of the

Schedule below who having been a contesting candidate, for election to the House of the People from the constituency specified in column 2 thereof, at the general elections held in 1957, has in accordance with the decision given by the Election Commission under sub-rule (3) of the said rule, failed to lodge any account of his election expenses and has thereby incurred the disqualification under clause (c) of section 7 of the Representation of the People Act, 1951 (XLIII of 1951).

SCHEDULE

Name of contesting candidate

Name of constituency

I

2

Shri Nagarajan, Advocate, S/o Rajamanicka
Naicker, Villupuram

Tindivanam.

[No. MD-P/203/57(23).]

S.R.O. 2650.—In pursuance of sub-rule (4) of rule 134 of the Representation of the People (Conduct of Elections and Election Petitions) Rules, 1956, the Election Commission hereby notifies the names of the persons shown in column 1 of the Schedule below who having been contesting candidates for election to the House of the People from the constituency specified in the corresponding entries in column 2 thereof, at the general election held in 1957, have in accordance with the decision given by the Election Commission under sub-rule (3) of the said rule, failed to lodge any account of their election expenses and have thereby incurred the disqualification under clause (c) of section 7 of the Representation of the People Act, 1951, Act 43 of 1951.

SCHEDULE

Name of contesting candidate

Name of constituency

Ε

Shri Janardhan Eknath Arsad, Dhamangaon Riy., District Amravati Amarvati.

Shri Sudarshan Gulabchand Singhai, Jawahar Road, Amarvati.

Amarvati.

[No. BY-P/136/57(39).]

S.R.O. 2651.—In pursuance of sub-rule (4) of rule 134 of the Representation of the People (Conduct of Elections and Election Petitions) Rules, 1956, the Election Commission hereby notifies the name of the person shown in column 1 of the Schedule below who having been a contesting candidate for election to the House of the People from the constituency specified in column 2 thereof, at the general election held in 1957 has in accordance with the decision given by the Election Commission under sub-rule (3) of the said rule, failed to lodge any account of his election expenses and has thereby incurred the disqualification under clause (c) of section 7 of the Representation of the People Act, 1951, Act 43 of 1951.

SCHEDULE

Name of contesting candidate

Name of constituency

Shri Gadilingana Gowd, Yemmiganur (P.O.) District Kurnool, Andhra, Pradesh.

Adoni.

S.R.O. 2652.—In pursuance of sub-rule (4) of rule 134 of the Representation of the People (Conduct of Elections and Election Petitions) Rules, 1956, the Election the People (Conduct of Elections and Election Petitions) Rules, 1956, the Election Commission hereby notifies the name of the person shown in column 1 of the Schedule below who having been a contesting candidate for election to the House of the People from the constituency specified in column 2 thereof, at the general election held in 1957, has in accordance with the decision given by the Election Commission under sub-rule (3) of the said rule, failed to lodge his account of election expenses in the manner required by law and has thereby incurred the disqualification under clause (c) of section 7 of the Representation of the People Act, 1951, Act 43 of 1951.

SCHEDULE Name of contesting candidate Name of constituency Shri Samba Murthi, 106-Oudhianagar, Secunderabad Karimnagar. [No. AA-P/31/57] S.R.O. 2653.—In pursuance of sub-rule (4) of rule 134 of the Representation of the People (Conduct of Elections and Election Petitions) Rules, 1956, the Election the People (Conduct of Elections and Election Petitions) Rules, 1956, the Election Commission hereby notifies the name of the person shown in column 1 of the Schedule below who having been a contesting candidate for election to the House of the People from the constituency specified in column 2 thereof, at the general elections held in 1957, has in accordance with the decision given by the Election Commission under sub-rule (3) of the said rule, failed to lodge any account of his election expenses and has thereby incurred the disqualification under clause (c) of section 7 of the Representation of the People Act, 1951 (XLIII of 1951). Schedule Name of contesting candidate Name of constituency Shri Lalit Mohan, Village: Bhojato-ka-oda, P. O. Bankoda, District : Dungarpur, Rajasthan Banswara. [No. RN-P/288/57(18).] S.R.O. 2654.—In pursuance of sub-rule (4) of rule 134 of the Representation of the People (Conduct of Elections and Election Petitions) Rules, 1956, the Election Commission hereby notifies the name of the person shown in column 1 of the Schedule below who having been a contesting candidate for election to the House of the People from the constituency specified in column 2 thereof, at the general elections held in 1957, has in accordance with the decision given by the Election Commission under sub-rule (3) of the said rule, failed to lodge his account of election expenses in the manner required by law and has thereby incurred the disqualification under clause (c) of section 7 of the Representation of the People Act, 1951 (XLIII of 1951). 1951 (XLIII of 1951). SCHEDULE Name of contesting candidate Name of constituency Shri Sheo Kumar Divedi, Salempur Chapra Town, P. O. Chapra, District Saran

Siwan.

New Delhi, the 5th July 1957

S.R.O. 2655.—In pursuance of sub-rule (4) of rule 134 of the Representation of the People (Conduct of Elections and Election Petitions) Rules, 1956, the Election Commission hereby notifies the name of the person shown in column 1 of the Schedule below who having been a contesting candidate for election to the House of the People from the constituency specified in column 2 thereof at the general election held in 1957, has in accordance with the decision given by the Election Commission under sub-rule (3) of the said rule, failed to lodge his account of election expenses with in the time required by law and has thereby incurred the disqualification under clause (c) of section 7 of the Representation of the People Act, 1951 (XLIII of 1951).

SCHEDULE

Name of contesting candidate	Name of constituency				
I	2				
Shri Ranpise Vithal Rambhau, 81/3 Shivajinagar, Poona-5.	Khed.				
	[No. BY-P/119/57(43).]				
	By Order,				
A. KRISHNAS	WAMY AIYANGAR, Secy.				

MINISTRY OF LAW

CORRIGENDUM

New Delhi, the 17th August 1957

- S.R.O. 2656.—In the Representation of the People (Conduct of Elections and Election Petitions) Rules, 1956 published under S.R.O. No. 1943, in the Gazette of India Extraordinary, Part II—Section 3, dated the 30th August, 1956,—
 - (a) in item No. 5 of the instructions in form 26 A in Schedule I to the Rules insert the word "stipendiary" before the word "magistrate"; and
 - (b) in sub-rule (3) of rule 130 for "declarations of candidates" read "declarations by electors".

[No. F. 7(4)/57-Elections.]

E. VENKATESWARAN, Under Secy.

MINISTRY OF HOME AFFAIRS

New Delhi-2, the 12th August 1957

S.R.O. 2657.—In pursuance of sub-rule (1), and the first proviso to sub-rule (2), of rule 4 of the Indian Police Service (Cadre) Rules, 1954, the Central Government in consultation with the Government of Andhra Pradesh hereby makes the following amendment in the Indian Police Service (Fixation of Cadre Strength) Regulations, 1955, namely:—

In the Schedule to the said Regulations, for the entries relating to ANDHRA PRADESH, the following shall be substituted, namely:—

"1. Senior posts under State Government						43
Inspector General of Police	4				1	
Additional Inspector General of Police					1	
Deputy Inspectors General of Police	4				4	
Deputy Inspector General of Police, R.	aiłwe	ys and	1 C.I.	D.	i	
Commissioner of City Police					1	
Assistant Inspectors General of Police					2	

Superintendent of Police, Headquarters, alias Commandant, Special Armed Reserve Superintendents of Police of Districts Superintendents of Police (Railway) Superintendent of Police, Special Branch, C.I Superintendent of Police, X-Branch Superintendent of Police, Crime and X-Branch Principal, Police Training College Deputy Commissioners	City .D. .h, C.	Polio	ce		1 21 2 1 1 1 1 5
(Law and Order, City; Crimes, City; Spe Traffic City; Armed Reserve)	CC181	Bran	nch, C	Jity;	
2. Senior posts under Central Government					43 9
				_	52
3. Posts to be filled by promotion in accordance	with	rule	9 of	the	
Indian Police Service (Recruitment) Rules, 19	954				13
1. Posts to be filled by direct recruitment .					39
5. Deputation Reserve at 15 per cent of 4 above					6
6. Leave Reserve at 11 per cent of 4 above		•			4
7. Junior Posts at 20.60 per cent of 4 above	•			-	8
8. Training Reserve at 10.59 per cent of 4 above		•	•		4
Direct Recruitment Posts				٠.	61
Promotion Posts .	-		-		13
Total Authorized Strengt	n		•		74"

[No. 13/28/57-AIS(III).] P. PRABHAKAR RAO, Dy. Secy.

New Delhi-2, the 17th August 1957

S.R.O. 2658.—In pursuance of Order XXI, rule 48, sub-rule (1) of the rules, in the First Schedule to the Code of Civil Procedure, 1908 (Act V of 1908) the Government of India is pleased to appoint the officers specified in column I of the Schedule below as officers to whom notices of orders attaching the salary or allowances of persons employed in the Ministry of Home Affairs and its Attached and Subordinate Offices shall be sent. This has been issued in supersession of this Ministry's notification No. 6/14/56-Ad. I., dated March 6, 1956.

THE SCHEDULE

Officers to whom notices should be sent	Officers whose salaries and allowances are attached.						
Under Secretary (Admn.) to the Government of India, Ministry of Home Affairs.	All staff Gazetted as well as non-Gazetted employed in the Ministry of Home Affairs (Proper).						
Attached & Subor	dinate offices						
Director, Intelligence Bureau, New Delhi	All staff employed in Intelligence Bureau, Ministry of Home Affairs, New Delhi.						
Principal, Indian Administrative Service Training School, Delhi.	All staff employed in the Indian Adm- ministrative Service College, Met- calfe House Hutments Delhi/Grand Hotel, Simla.						
Deputy Registrar General, India, New Delhi	All staff employed in the Office of Re- gistrar General, India, New Delhi.						
Inspector General of Police, Special Police Establishment, New Delhi.	All staff employed in the Delhi Special Police Establishment.						

Officers to whom notices should be sent

Officers whose salaries and allowances are attached

Director of Co-ordination (Police Wireless), All staff employed in the Directorate of New Delhi.

Co-ordination (Police Wireless), New

Director, Secretariat Training School, New Delhi.

Commandant, Central Police Training College, Mount Abu.

Commandant, National Fire Service College,

Inspector General, Central Reserve Police, All staff employed in the Central Re-Delhi.

Training Institute, Nagpur.

Delhi.

All staff employed in the Secretariat Training

School, New Delhi.
All staff employed in the Central Police
Training College, Mount Abu.

All staff working in the office of Commandant, National Fire Service College, Nagpur.

serve Police including members of the Force.

Commandant, Central Emergency Relief All staff employed in the office of Com-Central Emergency Relief, mandant, Training Institute, Nagpur.

[No. F.104/77/57-Ad.I.]

A. V. PAI, Secy.

New Delhi-2, the 18th August 1957

S.B.O. 2659.—In exercise of the powers conferred by the proviso to Article 309 and clause (5) of Article 148 of the Constitution, and after consultation with the Comptroller and Auditor General in relation to persons serving in the Indian Audit and Accounts Department, the President hereby directs that the following further amendment shall be made in the Central Civil Services (Conduct) Rules, 1955, published with the Notification of the Government of India in the Ministry of Home Affairs No. 25/59/53-Ests, dated the 7th March, 1955, namely:—

After the existing Rule 4(A) of the said Rules, the following shall be added as Rule 4(B):

"4(B)—Joining of Associations by Government servants.—No Government servant shall join or continue to be a member of any Service Association of Government servants:

- (a) which has not, within a period of six months from its formation, obtained the recognition of the Government under the rules prescribed in that behalf, or
- (b) recognition in respect of which has been refused or withdrawn by the Government under the said rules".

[No. 25/9/57-Ests.(A).] P. SITARAMAN, Dy. Secy.

MINISTRY OF EXTERNAL AFFAIRS

New Delhi, the 5th August 1957

S.R.O. 2660.—In exercise of the powers conferred by sub-section (1) of section 213 of the Indian Merchant Shipping Act, 1923 (21 of 1923), the Central Government hereby makes the following further amendment in the Indian Pilgrim Ships Rules, 1933, the same having been previously published as required by sub-section (3) of the said section, namely:-

In the said Rules, in sub-rule (3) of Rule 148, for the words "the last date of issuing a ticket during the outward pilgrim season during which the ticket in respect of which that passage money had been paid was issued", the words "the date of its receipt by the Port Haj Committee, Bombay" shall be substituted.

[No. 489 WANA/57.] MOHD, YUNUS, Dy. Secy.

MINISTRY OF FINANCE

(Department of Economic Affairs)

New Delhi, the 10th August 1957

- S.R.O. 2661.—In exercise of the powers conferred by clause (a) of sub-section (2) of section 72 of the States Reorganisation Act, 1956 (37 of 1956), the President hereby declares—
 - (a) that from and out of the Consolidated Fund of the State of Travancore-Cochin, the sums specified in column 4 of the Schedule annexed to this notification amounting in the aggregate to the sum of one crore twenty-eight lakhs, ninetcen thousand, leight hundred and five rupees shall be deemed to have been duly authorised to be paid and applied to meet the amount spent for defraying the charges in respect of the services specified in column 2 of the Schedule during the financial year ended on the 31st day of March, 1952, in excess of the amounts granted for those services and for that year; and
 - (b) that the sums deemed to have been authorised to be paid and applied from and out of the Consolidated Fund of the State of Travancore-Cochin under this notification shall be deemed to have been appropriated for the services and purposes expressed in the Schedule in relation to the financial year ended on the 31st day of March, 1952.

THE SCHEDULE

S I. No	. Service	Services and purposes				Excess			
						Charged Portion	Total		
J		2		3		4			
			_		Rs.	Rs.	Rs.		
I	Irrigation			VIII—Irrigation .	11,30,608		11,30,608		
	Elections			XI-Elections	10,221		10,221		
	Ports	<i>.</i>		XVI—Ports	272		272		
4	Transport	Schemes		XXXIII—Transport	2,66,893	•	2,66,893		
5	Capital out vernment Schemes.) <u>-</u>	Schemes. XL—Capital outlay on Government Trading Schemes.	1,14,11,811		1,14,11,811		
					1,28,19,805		1,28,19,805		

[No. F.21(16)-B/57.]

- S.R.O. 2662.—In exercise of the powers conferred by clause (a) of subsection (2) of section 72 of the States Reorganisation Act, 1956 (37 of 1956), the President hereby declares:—
 - (a) that from and out of the Consolidated Fund of the State of Travancore-Cochin, the sums specified in column 4 of the Schedule annexed to this notification amounting in the aggregate to the sum of two crores, seventy-five lakhs, 'eighty-one thousand, three hundred and ninety-three rupecs shall be deemed to have been duly authorised to be paid and applied to meet the amount spent for defraying the charges in respect of the services specified in column 2 of the Schedule during the financial year ended on the 31st day of March, 1953, in excess of the amounts granted for those services and for that year; and

(b) that the sums deemed to have been authorised to be paid and applied from and out of the Consolidated Fund of the State of Travancore-Cochin under this notification shall be deemed to have been appropriated for the services and purposes expressed in the Schedule in relation to the financial year ended on the 31st day of March, 1953.

THE SCHEDULE

				Excess	
S1. No.	Services and purposes	Heads of Accounts	Voted Portion	Charged Portion	Total
1	2	3		4	
		,	Rs.	Rs.	Rs.
Ţ	Civil Works	XXVII—Civil Works	3,26,710		3,26,710
2	Pensions . , .	XXIX—Pensions .	10,049		10,049
3	Stationery & Printing .	XXX—Stationery & Printing.	1,46,128		1,46,128
4	Transport Schemes .	XXXIII—Transport Schemes.	12,38,735	1,289	12,40,024
5	Public Debt Repayment	Public Debt Repay- ment.	• •	2,58,58,482	2,58,58,48
			17,21,622	2,58,59,771	2,75,81,39

[No. F.21(16)-B/57.] H. S. NEGI, Jt. Secy.

(Department of Economic Affairs)

(Office of the Treasurer of Charitable Endowments for India)

ERRATA

In the Ministry of Finance (Department of Economic Affairs) (Office of the Treasurer of Charitable Endowments for India) notification No. F.1(12)-FI/RO/TCE/57, dated the 15th June 1957, published at pages 1256—1271 in the Gazette of India, Part II—Section 3, dated 22nd June 1957, the following corrections are to be made:—

The S.R.O. No. of the notification should be "2012" instead of "1202".

Page 1256—In the second cage containing description of columns, the word 'Nam' above column 4 should read as 'Name'.

Page 1257—Case No. 1 under Bombay, Column 6, line 7, the word 'knon' should read as 'known'.

Case No. 1 under Bombay, Column 6, line 8, 'apostrophe' between the words 'g' and 's' should be omitted and inserted after the word 's'.

Case Nos. 4 & 5, Column 6, line 8, 'Coma' appearing after the word building should be replaced by letter 's'.

Page 1258—Case Nos. 6 & 7, Column 1, the figure '1' above the figure 6 & 7 should be omitted.

Case Nos. 6 & 7, Column 5, line 2, 'Coma' should be inserted after the word 'Bombay'.

Case Nos. 6 & 7. Column 6, line 6, the letter 's' should be inserted after the word 'Yard'.

Case Nos. 6 & 7, Column 6, line 9, 'Coma' after the word house should be replaced by 'apostrophe'.

- Page 1250—Case Nos. 12 & 13, column 6, line 14, the word 'Arbion' should read as 'Albion'.
 - Case Nos. 12 & 13 column 9, line 1, the figure '10789' should read as $(107\frac{6}{3})$
- Page 1260—Case No. 14 (Continued), Column 6, line 11, the letter ']' should be inserted between the letters 'o' and 'a' to read it as 'Golangi'.
- Page 1261—Column 2, last line, the figure '43' should read as 'H 3, Edn'.
 Column 3, last line, the word 'Edn' before 1956 should be omitted.
- Page 1264—Case No. 1, Columns 5 and 6, the marks (...) should be omitted,
- Page 1265—The words and figures showing the amounts of interest remitted and fees paid to Government against cases on page 1264 should be read under column 9 and the mark (—) should be inserted under column 10 at appropriate places against all cases on page 1264.
- Pages 1265 to 1267—Case No. 1 under Madras, column 9, the figure 2403-1-0 against fee paid to Government should read as 243-10-0.
 Case No. 1 under West Bengal, Column 8, the figure 4,315-5-0 should read as 4,316-5-0.
- Page 1268-Case No. 13, Column 2, line 7, the word 'Medcal' should read as 'Medal'.

(Department of Company Law Administration)

New Delhi, the 13th August 1957

S.R.O. 2663.—In exercise of the power conferred by clause (b) of subsection (1) of section 448 of the Companies Act, 1956 (1 of 1956), the Central Government hereby appoints, until further orders, Shri Milap Chand J. Mardia, Deputy Registrar, Jaipur Bench of the Rajasthan High Court, to be the exofficio Official Liquidator attached to the District Court at Jaipur, with effect from the date he assumes charge, vice Shri Kanhiya Lal Bohra.

[No. 2(13)-CL-III/56.]

P. B. SAHARYA, Under Secy.

(Communications Division)

New Delhi, the 10th August 1957

S.R.O. 2664.—In exercise of the powers conferred under section 6 of the Post Office National Savings Certificates Ordinance, 1944 (XLII of 1944), the Central Government hereby make the following further amendments to the Post Office National Savings Certificates Rules, 1944, namely:—

In the said Rules:-

Reconstruct sub-para. one of clause (iii) of sub-rule (5) of Rule B, beginning with the words "At the option of the purchaser" substitute full stop for the comma at the end of words "of the minor" and cancel the rest of the sentence. Add the following:—

"Specimen of the signature of the nominee in such cases shall be furnished on the form of application for purchase in the spaces provided for the purpose. Nomination shall, however, be restricted to:"

- (a) the Father, or
- (b) the Mother, or
- (c) either Parent, or
- (d) the Paternal Grand Father, or
- (e) the Legal guardian, of the minor.

[No. 4-NSC/PT/57.1]

M. M. GANDOTRA, Under Secy.

(Department of Revenue)

New Delhi, the 14th August 1957

S.R.O. 2665.—In pursuance of sub-rule (2) of Rule 20 of the Income-tax Allowances (current Profits Deposit) Rules 1957, the Central Government hereby appoints Shri P. S. Subramanian Income-tax Officer Company Circle 1(1) Bombay City as Secretary to the Board of Referees, Bombay, in addition to his own duties, with immediate effect, until further orders.

[No. F.57/29/57-ADVI.]

P. S. KAICKER, Under Secy.

(Department of Revenue)

CENTRAL EXCISES

New Delhi, the 24th August 1957

- S.R.O. 2666.—In exercise of the powers conferred by section 37 of the Central Excises and Salt Act, 1944 (I of 1944), as in force in India, and as applied to the State of Pondicherry, the Central Government hereby makes the following further amendments in the Central Excise Rules, 1944, namely:—
 - 1. In the said rules, in rule 65-
- (i) for sub-rules (7) and (8), the following sub-rules shall be respectively substituted, namely:—
 - "(7) In the case of a factory whose daily output does not exceed 100 gross of boxes per day, a certificate granted under sub-rule (6) shall not be valid for more than three months from the date of issue, and may be cancelled at any earlier time, if it appears to the Assistant Collector that the daily output of the factory to which it related exceeds such limit and a demand for the appropriate differential duty shall be simultaneously made under rule 10-A in respect of the total quantity of match boxes cleared from the factory during the entire period the certificate remained in force.
 - (8) In the case of a factory whose output does not exceed 500,000 gross of boxes per year but exceeds 100 gross boxes per day, the certificate shall be valid only up to the end of the year for which it has been issued and shall be cancelled at any earlier time during such year, if up to such time, the actual output of the factory from the commencement of the year has exceeded 500,000 gross of boxes and a demand for the appropriate differential duty shall be simultaneously made under rule 10-A in respect of the total quantity of match boxes cleared from the factory during the entire period the certificate remained in force."
 - (ii) After sub-rule (8) the following sub-rule shall be inserted, namely:--
 - "(8A) A licensee seeking a change in the classification of his factory producing matches so as to entitle him to the preferential rates of duties provided in the First Schedule to the Act for factories whose daily output does not exceed 100 gross of boxes per day, or for factories whose output does not exceed 500,000 gross of boxes per year, shall give 30 days' notice of his intention to do so to the Assistant Collector in whose jurisdiction the factory is situated. The Assistant Collector shall grant the necessary certificate to the licensec on his executing a bond in the proper Form, undertaking in case the scale of production should exceed the prescribed limit during the currency of the certificate, to pay to the Government such duty, and other sums of money, if any, as would have been payable by him if such certificate had not been granted. No change of classification shall be permitted except at the commencement of a quarter, where the change is sought of an existing classification into the classification of a factory whose daily output does not exceed 100 gross of boxes per day and except at the beginning of a calendar year, in all other cases."

II. In Appendix I-

(1) In the table under the heading "List of Central Excise Forms", after the entries relating to Central Excise Series No. 32-A, the following shall be inserted, namely:—

Central Excise Series No.	Description of Form.	Rule No:	Short Title
32 B	Indemnity Bond	65	B.S

(2) After form B-8 (Central Excise Series No. 32A) the following form shall be inserted, namely:—

"Central Excise Series No. 32-B

Range Circle

FORM B-9

Indemnity Bond to be executed by Match Manufacturers
(Rule 65)

(Delete the letters and words not applicable)

Whereas the Collector of Central Excise has allowed the assessment on the matches manufactured in my/our Factory at the appropriate concessional rates of duty under cover of an output certificate during the calendar year 19.................. after taking into consideration the estimate of production submitted by me/us.

And whereas the said Collector has granted the said certificate and has allowed the said concessional rate of duty upon my/our giving the undertaking that my/our product of matches will not exceed the limit fixed in the certificate during the period the certificate is and remains in force.

And whereas the said Collector has required me/us to furnish an indemnity bond in this behalf.

And whereas I/We have agreed to furnish and execute the said bond with such condition as hereunder.

Now the condition of the above obligation is such that-

- (a) if the obligor (s) shall not manufacture matches in the said Factory in excess of the limit fixed in the certificate during the period the certificate is and remains in force, and

then the above bond shall be void and of no effect otherwise the same shall be and remain in full force and virtue.

And I/We declare that the above bond is given under the orders of the Central Government, for the performance of an act in which the public are interested.

In witness whereof I/We have day of	e hereunto set my/our hand(s) this
	Signature (s) of obligor (s)
	Witness (1)
	(2)
	Accepted by me thisday of
19	
	Callaston of Control Wester

Collector of Central Excise.

For and on behalf of the President of India'.

[No. 65/57.1]

B. D. DESHMUKH, Dy. Secy.

(Department of Revenue)

ORDER

STAMPS

New Delhi, the 13th August 1957

S.R.O. 2667.—In exercise of the powers confered by clause (a) of sub-section (1) of section 9 of the Indian Stamp Act, 1899 (2 of 1899), the Central Government hereby remits the duty with which the lease deed dated the 10th July, 1957, executed by the High Commissioner for the United Kingdom in India, in respect of the first floor premises at Plot No. 56, Block No. 48, Kautilya Marg, Chanakya Puri, New Delhi, is chargeable under the said Act.

[No. 24.]

M. PANCHAPPA, Under Secy.

RESERVE BANK OF INDIA

ERRATA

In the Reserve Bank of India, New Delhi, notification published as S.R.O. 2189 on pages 1414—1419, in the Gazette of India, Part II Sec. 3, dated the 6th July 1957, the following Corrections are to be made:—

Item. No.	Page No. of the Gazette	Nature of correction
Serial No. 29	1415	Add "Rs. 51,300" under column headed 3%1958.
Serial No. 30	1415	Delete Rs. "51,300" shown under the colum headed "3% 1958."
Serial No. 40	1415	Delete the words "42 M.P. 1967" and "10,000" from under 4% Bombey State Development Loan 1964. The amount of Rs. 10,000 may be shown separately under a new loan head 4% M.P. 1967.
Serial No. 12	1419	Amount of "Rs. 2,020" under 3% Con. Loan 1946 may be corrected to read as "Rs. 20,200"

CENTRAL BOARD OF REVENUE

INCOME-TAX

New Delhi, the 12th August 1957

S.R.O. 2668.—In exercise of the powers conferred by sub-section (4) of section 5 of the Indian Income-tax Act, 1922 (11 of 1922) the Central Board of

Revenue hereby makes the following further amendments in its S.R.O. 2023 No. 68-Income-tax dated the 15th June, 1957, namely:amendments in its notification

In the schedule annexed to the said notification under the sub-head 'IX-Madhya Pradesh and the Districts of Nagpur and Bhandara" against

- (a) Nagpur
- (i) the existing item "6. Special Survey Circle, Nagpur", shall be deleted, and the susequent items shall be renumbered as follows:
 - Chhindwara.
 - A-Ward, Khandwa.
 - 8. B-Ward, Khandwa.
 - 9. Rajnandgaon.

and

- (ii) after the item "9. Rajnandgaon" as renumbered the following items shall be added—
- 10. Special Estate Duty-cum-Income-tax Circle, Nagpur.
 - 11. F-Ward, Nagpur.
 - 12. G-Ward, Nagpur.
 - 13. H-Ward, Nagpur
- (b) Jabalpur:
 - (i) the existing item "7. Raipur" shall be deleted and the subsequent items shall be renumbered as follows:
 - 7. Bilaspur.
 - Raigarh.
 - 9. Satna.
 - 10. Bhopal.

- (ii) after the item "10. Bhopal" as renumbered the following items shall be added:-
 - 11. A-Ward, Raipur.
 - 12. B-Ward, Raipur.

Explanatory Note

Note: The amendments have become necessary due to the abolition of some of the existing circles and creation of new Income-tax Circles.

(The above note does not form a part of the notification but is intended to be merely clarificatory).

[No. 86 (F. No. 50/63/57-IT).]

New Delhi, the 20th August 1957

S.R.O. 2669.—In exercise of the powers conferred by sub-section (4) of section 5 of the Indian Income-tax Act, 1922, (11 of 1922), the Central Board of Revenue hereby makes the following further amendments to its notification S.R.O. 2023 No. 68-Income-tax, dated the 15th June, 1957, namely:—

In the Schedule annexed to the said notification under—

(a) the sub-head "II-Assam, Manipur and Tripura" for the existing entry "Shillong" in Column 1 thereof the following entry shall be substituted: -

"Gauhati".

This amendment shall be deemed to have taken effect from the 3rd day of August, 1957.

- (b) sub-head "XIV-West Bengal" against "C Range, Calcutta"-
 - (i) the following entry shall be added, namely:---
 - "6 District V(1) and V(2) Calcutta".

Explanatory Note

Note: - The amendments have become necessary due to the-

- (1) change of headquarters of the Appellate Assistant Commissioner of Income-tax, Assam, Manipur and Tripura, and
- (2) abolition of the existing circle and creation of new circles in West Bengal.

(The above note does not form a part of the notification but is intended to be merely clarificatory).

[No. 87(F. No. 50/63/57-IT).] B. V. MUNDKUR, Under Secy.

CUSTOMS

New Delhi, the 14th August 1957

- S.R.O. 2670.—In exercise of the powers conferred by Section 9 of the Sea Customs Act, 1878 (8 of 1878), as in force in India and as applied to the State of Pondicherry, the Central Board of Revenue directs that the following amendment shall be made in its notification No. 67-Cus., dated the 23rd December, 1952, namely:—
 - 1. In the said notification
 - (i) In the preamble for the words "Collectorates of Baroda and Hyderabad", the words "Collectorate of Hyderabad" shall be substituted.
 - (ii) In para. 1 for the words "Collectors of Central Excise, Baroda and Hyderabad", the words "Collector of Central Excise, Hyderabad" shall be substituted.

[No. 186.]

- S.R.O. 2671.—In exercise of the powers conferred by section 9 of the Sea Customs Act, 1878 (8 of 1878), as in force in India and as applied to the State of Pondicherry the Central Board of Revenue makes the following rules prescribing and limiting the powers and duties of officers of Customs in the Central Excise Collectorate, Baroda, namely:—
- 1. All Customs Officers at the ports and sub-ports under the jurisdiction of the Collector of Central Excise, Baroda, are required to prevent smuggling and are authorised to exercise all the powers conferred by Chapter XVII of the Sea Customs Act, 1878 (8 of 1878), on officers of Customs duly employed for the prevention of smuggling.
- 2. All Superintendents, Deputy Superintendents, Inspectors and Supervisors of Central Excise shall exercise the powers and perform the duties in connection with the examination and classification of goods referred to in the various sections of the Sea Customs Act, 1878.
- 3. Officers of Customs, not below the rank of Supervisor of Central Excise, shall have powers to grant written permission under section 72 of the Sea Customs Act, 1878 for the landing of fresh fruits, vegetables and live stock.
 - (a) On any Sunday or holiday, and
 - (b) On any day beyond the hours from time to time appointed by the Chief Customs Authority by Notification in the Official Gazette, at a Wharf which is appointed for the landing of such goods.
- 4. (1) All Superintendents, Deputy Superintendents, Inspectors and Supervisors of Central Excise shall in respect of all ports within their respective jurisdictions exercise the powers conferred and perform the duties imposed, on a Customs Collector under sections 5, 24, 29, 29A, 29B, 39, 54A, 57, 58, 60, 61, 62, 63, 64, 65, 66, 67, 69, 72, 85, 86, 136, 140, 141, 143, 158, 159, 160, 161, 166, 170, 172, 189, 192, 195, 200, 201 and 203 of the said Act.
- (2) All Superintendents and Deputy Superintendents of Central Excise shall in respect of all ports within their respective jurisdictions also exercise the powers conferred, and perform the duties imposed on a Customs Collector under sections 25, 27, 33, 34A, 42, 70, 71, 83, 84, 94, 97, 98, 110, 113, 120, 121, 122, 128 132, 138, 139 of the said Act.

[No. 187.]

CUSTOMS

New Delhi, the 20th August 1957

S.R.O. 2672.—In exercise of the powers conferred by clause (c) of section 11 of the Sea Customs Act, 1878 (8 of 1878), the Central Board of Revenue hereby appoints Shed No. 3/4, at the Victoria Dock at the port of Bombay as a wharf for the landing of unfumigated American Cotton.

[No. 185.]

M. A. RANGASWAMY, Secy.

MINISTRY OF COMMERCE AND INDUSTRY

New Delhi, the 10th August 1957

S.R.O. 2673.—The Government of Andhra Pradesh having nominated Dr. R. V. Rao, M.A. Phd., Joint Director (General), Industries and Commerce Department, Andhra Pradesh, Hyderabad, to be a member of the Central Silk Board, under clause (g) of sub-section (3) of section 4 of the Central Silk Board Act, 1948 (61 of 1948), in place of Shri Polli Reddy, the Central Government hereby makes the following amendment in the notification of the Government of India in the Ministry of Commerce and Industry No. S.R.O. 784 dated the 7th April, 1955, namely:—

In the said notification, for the entry against serial No. 12 the following entry shall be substituted, namely:—

"12. Dr. R. V. Rao, M.A. Phd., Joint Director (General), Industries and Commerce Department, Andhra Pradesh, Hyderabad".

[No. 22/1/55-H.S.(2).]

5

P. J. MENON, Under Secy.

New Delhi, the 14th August 1957

S.R.O. 2674.—In exercise of the powers conferred by sub-rule (2) of rule 11, clause (b) of sub-rule (2) of rule 14 and sub-rule (1) of rule 23 of the Central Civil Services (Classification, Control and Appeal) Rules, 1957, the President hereby directs that the following amendments shall be made in the Schedule to the notification of the Government of India in the late Ministry of Production No. S.R.O. 634, dated the 28th February, 1957, namely:—

In the said Schedule-

2

(1) in Part I, under the heading "Central Sericultural Research Station, Berhampore" against the entry "All posts" in column 1, for the existing entries in columns 2, 3 and 5, the following entries shall be substituted, namely:—

. 3

"Director of Research, Central Director of Research, Central Joint Secretary, Ministry of Sericultural Research Station, Sericultural Research Station, Commerce and Industry."

Berhampore.

Berhampore.

(2) in Part II under the heading "Central Sericultural Research Station, Berhampore" against the entry "All posts" in column 1, for the existing entries in columns 2, 3 and 5, the following entries shall be substituted, namely:—

3

Director of Research, Central, Director of Research, Central Deputy Secretary, Ministry of Sericultural Research Station, Sericultural Research station, Commerce and Industry."

Berhampore.

[No. 41(14)/56-HS(2).]

5

S.R.O. 2675.—The following statement of accounts of the Rubber Board for the period from 1st April, 1955 to 31st March, 1956, is published in the Gazette of India in accordance with Rule 35(4) of the Rubber Rules.

RUBBER BOARD

Abstract statement of Receipts and expenditure for the period 1st. April, 1955 to 31st March, 1956, of General Fund

RECEIPTS				PAYMENTS		-					
Balance on Ist April, 1955:— With Imperial Bank of India, Cochin:—				By Pay of Officers Pay of Establishment: Allowances, honoraria, etc.—	:				33,827 40,252		
On Fixed Deposit account:— General Fund . 80,107 13 0 Scientific Research Fund . 42,140 13 0	1,22,248 1 2,67,442			Travelling Allowance Rs. 16816- less Rs. 34/- adjusted against year's advance Dearness Pay Dearness Allowance	last •	9,989	5	9			
On Current Account:— . With Central Bank of India Ltd., Kottayam, on current account .	2,699	_		Deputation Allowance Medical charges Rs. 596-8-0 less 96-7-0 adjusted against last ye advance	Rs.	1,110	6	2	39,299	12	
Cash on hand Stamp on hand	311	11	10	3,92,743 13 5	•			_	J7)~77	-5	•
The Indian Rubber Board Provident Fund:				Other Charges—Contingencies:—							
Investments at cost :— Rs. 6,400/—-3% 1970-75 Govt. of India First Devpt. Loan Rs. 21,100/- 3% 1986 Govt. of India Loan.	6,412			Office rent. Printing & Stationery. Postage & Telegrams. Advertisement charges. Furniture & Equipments Law charges		5,607 12,393 2,540 1,685 744	2 12 8 15	7 0 0 0			
Rs. 14,600/- 4% 1963 TravCochin Loan	14,542	4 (0	Sundry expenses Books & Periodicals Discount on cheques	•	1,407		8			

Govt. of India 3½% Ten Year Treasury Savings Deposits Post Office Savings Bank A/c.	2,500 0 0 4,306 6 0	Contribution to Provident Fund . 3,655 14 0 Contribution to Officers' Pension & Leave Salary 4,533 8 0 Staff Car Maintenance 2,801 1 0
Amount with Imperial Bank of India, Cochin:— On current account Cash in hand	5,320 3 0 0 14 0 52,006 13 0	Excise Duty collected by Revenue authorities and remitted direct to State Treasuries 2,569 8 11
Excise Duty received direct in the Board's Office:—	3,51,067 4 1 2,569 8 11	
Excise duty Suspense: Fees on account of:—	7,356 5 8	Expenditure on Scientific Research and Development:—
	2,437 0 0 33,600 0 0 10,244 4 0 269 0 0 4,655 4 0	Upkeeop of Board's nurseries . 10,755 14 0 Distribution of selected colonal seeds 85,130 15 3 Rubber Research Scheme —
Fixed Deposit . 1,833 10 0 Current account . 14 9 0	1,848 3 0 1848 3 0	Cost of land for establishment of Rubber Research Institute 133,144 11 7 Furniture & Equipments , 9,467 14 3
Sale of Seedlings from Board's Nurseries. Sale of Books (Directory of Estates) Miscellaneous:— Bicycle advance recovered Advance to staff for Medical Expenses	10,840 o o 10,840 9 9 860 o o	Recurring expenditure Salary for the staff 12,918 11 7 Dearness allowance and Dearness pay 2,144 13 0 Provident Fund Contribution . 473 3 0 Research Grant 14,468 11 1 Miscellaneous 801 2 0 Rubber Replanting Scheme 1,898 0 0 2,71,203 15 9
recovered General Provident Fund State Provident Fund State Insurance Chemara Rubber Seeds Distribution of clonal seeds		Miscellaneous: Amount advanced to staff for travelling expenses 100 0 0 General Provident Fund

RECEIPTS	PAYMENTS
Sale of Rubber from Experiment Station I,5 Sundry receipts refundable Sundry Receipts Sundry Receipts I,5 Sundry advances recovered I,5 Sundry Payments recovered	State Insurance 65 7 0
Contribution by the Board 4, Interest on Govt. securities 1, Interest on Post Office Savings Bank Account	The Indian Rubber Board Provident Fund One
	With State Bank of India, Cochin.— On Fixed Deposit account 1,02,536 10 0 On current account 3,35,538 3 2 With Central Bank of India on current account 16,668 3 9 Cash on hand 12 1 10 Stamps on hand 137 10 7

THE
GAZETTE
OF
INDIA:
AUGUST
24,
1957/
1957/BHADRA 2, 1
'n
1879

		Treasury Savings Deposit 2,500 0 0 Post Office Savings Bank, Kottayam 5,031 4 0 Amount with State Bank of India, Cochin, Current a/c 5,219 7 11	
		Cochin, Current a/c 5,219 7 11 Cash on hand 0 12 6 62,515 8 5	
Total	9,63,698 4 6	*5,17,408 5 9	
		TOTAL	

Rs. 21,000/- 3% 1986 Govt. of India

Rs. 16,100/- 4% 1963 T. C. loan . Rs. 8,400/- 4% Madras loan 1967

3½% Ten Year

1986 loan

account

Govt. of India

Certified that the foregoing receipts and payments were examined in accordance with Section 24 clause (2) of the Rubber (Production and Marketing) Act, 1947 and that subject to the observations made separately the payments made as shown therein have been expended in pursuance of the purpoes of the Act.

Checked.

(Signed) Asstt. Accounts Officer. (Sd.) N. K. PILLAI,

18,924 8 o

16,047 14 0 8,379 0 0

Secretary Rubber Board.

[No. 20(1) Plant (B)/57.]

A. K. CHAKRAVARTI, Under Secy.

(Indian Standards Institution)

Delhi, the 1st August 1957

S.R.O. 2676—In pursuance of sub-regulations (2) and (3) of regulation 3 of the Indian Standards Institution (Certification Marks) Regulations, 1955, the Indian Standards Institution hereby notifies that the Indian Standards particulars of Which are given in the Schedule hereto annexed, have been established during, the period 16th to 31st July 1957.

THE SCHEDULE

rial Vo	No. and the	itle of the Indian Standard established		he Indian Standardor Standard led by the new Indian Standard	
1)		(2)		(3)	(4)
1	IS : 229-1957	Specification for Ethyl Acetate	. IS: 229-1950	Specification for Ethyl Acetate (Tentative).	This standard, which was published as ten- tative in 1950, has now been issued as firm standard without any modification
2	IS: 230-1957	Specification for Butyl Acetate	. IS:230-1950	Specification for Butyl Acetate (Tentative).	(Price Rs. 1.50). This standard, which was published as tentative in 1950, has now been issued as firm standard without any modification (Price Rs. 1.50).
3	IS: 231-1957	Specification for Amyl Acetate	. IS:231-1950	Specification for Amyl Acetate (<i>Tentative</i>).	This standard, which was published as tenta- tive in 1950, has now been issued as firm standard without any modificatio (Price Rs. 1.50).
4	IS:738-1956	Specification for Wrought Alleminium and Aluminium Alleminium Alleminium Alleminium Cube (for General Engineerin Purposes).	ys,		This standard covers the requirements of drawn tubes made from three grades of aluminium and from ten aluminium allowing various conditions used for general engineering purposes. (Price Rs. 3.00)
5	IS : 815-1956	Classification and Coding Covered Electrodes for Me Arc Welding of Mild Steel as Low Alloy High-Tensile Stee	tal nd	••	This standard prescribes a systematic classification and coding of covere electrodes for metal-arc welding of mi steel and of low alloy high-tensile stee of welding quality. (Price Rs. 2.00).
6	IS:992-1957	Specification for Forks (Tab. Fish and Serving), Stainle Steel.	le, ss	••	This standard covers the requirements f table, fish and serving forks made stainless steel (Price Rs. 1.50).

SEC.

(I)	(2)	(3)	(4)
7 IS:994-1957	Specification for Fish Knives and Butter Knives.		This standard covers the requirements for butter and fish knives made of stainless steel or nickle silver (Price Rs. 1.50).
8 IS:995-1957	Specification for Table Knives, Dessert Knives and Fruit Knives.		This standard covers the requirements for table dessert and fruit Knives made of stainless steel with different types of handles. (Price Rs. 1.50).
9 IS:1015-1956	Specification for Leather Pump Buckets made from Vegetable Tanned Leather.		This standard prescribes the requirements of leather pump buckets made from vegetable tanned leamer, for use in water systems at normal temperature. (Price Rs. 1.50).

Copies of these Indian Standards are available for sale with the Indian Standards Institution, 19 University Road, Delhi-8, and also at its Branch Offices at (i) 40/40 A Cawasji Patel Street, Fort, Bombay, (ii) P-11, Mission Row Extension, Calcutta, and (iii) 23, Nangambakkam High Road Madras. D. V. KARMARKAR, Deputy Director (Marks).

[No. MDC/II (4).]

S.R.O. 2677 - In exercise of the powers conferred by sub-regulations (2) and (3) of regulation 3 of the Indian Standards Institution (Certification Marks) Regulations, 1955, the Indian Standards Institution hereby notifies the issue of errata slips, particulars of which are given in column (4) of the Schedule

					_	
Serial No.	No. and	title of Indian Standard	No, and date of Gazette Notification is establishment of Indian Standay notified			Particulars of Errata Slips issued
(1)		(2)	(3)			(4)
I	IS: 309-1956	Specification for Compressed Oxygen Gas, Industrial.	S.R.O. 2029 dated 22 June 1957 .			The temperature of '65°C' on page 3, claus 4·1, line 4 has been corrected to '15·6 C'
2	IS:460-1953	Specification for Test Sieves	S.R.O. 658 dated 26 March 1955	•	•	Clause 2.6.2 relating to the material of the cover has been corrected to read as under '2.6.2 The cover shall be constructe of the same metal and of the same gauge of sheet as the correspondintest sieve'.
3	IS: 554-1955	Specification for Pipe Threads for Gas List Tubes and Screwed	S.R.O. 2404 dated 27 October 1956	•	٠	The following corrections have been made

Fittings, (Tentative).

Copies of these errata slips are available, free of cost, with the Indian Standards Institution, 19 University Road, Delhi-8, and also at its Branch Offices at (i) 40/40 A Cawasji Patel Street, Fort, Bombay (ii) P-11, Mission Row Extension, Calcutta, and (iii) 23 Nungambakkam High Road, Madras,

> D. V. KARMARKAR, Deputy Director (Marks).

On page 4, Table I, Col. 7, against 'Nominal Bore of Tube 11 in. '38 955' has been replaced by

On page 5, Appendix A, Col. 4, against 'Nominal Bore of Tube ? in.' '0.0547' has been replaced by

On page 8, Table V, Col. 4, against 'Nominal Bore of Tube 11 in.'

'38·952';

'0.0457';

'19·56'.

'13.56' has

been replaced

(Indian Standards Institution)

Corrigendum

Delhi, the 6th August 1957

S.R.O. 2678.—In the Schedule to the Ministry of Commerce and Industry (Indian Standards Institution) Notification No. S.R.O. 2332, dated the 5th July 1957, published at page 1551 of the Gazette of India, Part II—Section 3, dated the 20th July 1957, against Sl. No. 2, under column 'Name and address of the Licensee'—

For "M/s, Geigy Insecticides Private Ltd., 135, Dr. Annie Besant Road, Worll, Bombay—18."

Read "M/s. Tata-Fison Private Ltd., Bombay House, Bruce Street, Bombay—1".

D. V. KARMARKAR, Deputy Director (Marks).

[No. MDC/12(87).]

T. S. KUNCHITHAPATHAM, Under Secy.

MINISTRY OF STEEL, MINES & FUEL

(Department of Mines and Fuel)

New Delhi, the 12th August 1957

S.R.O. 2679.— In exercise of the powers conferred by section 5 of the Mines and Minerals (Regulation and Development) Act, 1948 (53 of 1948), the Central Government hereby makes the following amendment in the Mineral Concession Rules, 1949, namely:—

In the said Rules, for the words, figures and brackets "Indian Companies Act, 1913 (VII of 1913)", wherever they occur, the words, figures and brackets "Companies Act, 1956 (I of 1956)" shall be substituted.

[No. MII-159(5)/57.]

B. N. RAMAN, Under Secy.

(Department of Iron & Steel)

New Delhi, the 13th August 1957

S.R.O. 2680/ESS.COMM./IRON AND STEEL-2(c)/Am(4).—In exercise of the powers conferred by sub-clause (c) of Clause (2) of the Iron and Steel (Control) Order, 1956, the Central Government hereby directs that the following further amendment shall be made to the notification of the Government of India in the Ministry of Steel, Mines and Fuel, No. SRO—2041/ESS.COMM/IRON AND STEEL-2(c), dated the 11th June, 1957, as amended from time to time, namely:—

In the Schedule annexed to the said notification, the following entries shall be added to the entries relating to the 'RAJASTHAN' State, in the respective Columns 2 and 3 of the Schedule, namely:—

3

"10. Assistant Director, Civil Supplies Rajas- 4 and 5." than, Jaipur.

2

New Delhi, the 20th August 1957

S.R.O. 2681/ESS.COMM/IRON & STEEL/Am(2).—In exercise of the powers conferred by Section 3 of the Essential Commodities Act 1955, (10 of 1955), as applied to the State of Pondicherry, the Central Government hereby directs that the following amendment shall be made to the Iron and Steel (Control) Order, 1956, published as S.R.O. 1109/ESS.COMM/IRON AND STEEL, dated the 8th May, 1956, in the Gazette of India, Part II—Section 3, dated the 12th May, 1956, namely:—

In the schedule annexed to the said Order, the following amendment shall be made, namely:—

For the words "Tool Steel in any unfabricated or semi-fabricated form", Read "Tool and Alloy Steel in any unfabricated or semi-fabricated form".

[No. SC(A)-4(410).]

CORRIGENDUM

New Delhi, the 13th August 1967

S.R.O. 2682/ESS.COMM/IRON & STEEL-15(1) & 27(1)/AM(9)/Corr.—In the Notification of the Government of India in the Ministry of Steel, Mines & Fuel (Department of Iron and Steel) S.R.O. 2506/ESS.COMM/IRON & STEEL-15(1) & 27(1)/AM(9), dated the 22nd July, 1957, published in the Gazette of India, Part II—Section 3, dated the 3rd August, 1957,

For the words "from 27th July, 1957" occurring in sub para of the foot note to the notification,

Read "from 3rd August, 1957".

[No. SC(A)-2(222)/57.]

G. V. RAMAKRISHNA, Under Secy.

MINISTRY OF FOOD & AGRICULTURE

(Department of Agriculture)

(Indian Council of Agricultural Research)

New Delhi, the 31st July 1957

- S.R.O. 2683.—In exercise of the powers conferred by sub-section 4 (vii) of Section 4 of the Indian Lac Cess Act, 1930 (No. 24 of 1930), as amended from time to time, and in continuation of the Ministry of Food and Agriculture (Department of Agriculture) notification No. 3-84/53-Com.I dated the 1st June, 1957, the Central Government is pleased to nominate the following persons on the Governing Body of the Indian Lac Cess Committee to represent the Cultivators of lac in Madhya Pradesh for a period of three years with effect from 1st June, 1957:—
 - 1. Shri Gokal Das S/o Shri Saogulab Dass Govindganj, Jabalpur.
 - Shri Mangal Baiga, Village Majhgawan, Chowki Shahpur, District— Shahdol.
 - Shri K. P. Sagreiya I.F.S., Deputy Chief Conservator of Forests, Madhya Pradesh, Rewa.

[No. 3-84/53-Com.L.]

New Delhi, the 2nd August 1957

S.R.O. 2684.—In pursuance of the appropriate provisions of the Indian Cotton Cess Act, 1923 (14 of 1923), the Central Government are pleased to appoint the

following persons to be members of the Indian Central Cotton Committee, Bombay, for a period of 3 years with effect from 1st April, 1957:—

S. No.	Name & Address	Section
I,	Shri Arjan Singh, Director of Agriculture, Punjab Ludhjana.	4 (ii)
2	Shri Kundan Lel, Abohar, District Ferozepur,	4 (v)
3.	Shri Surja Mal , Melot Mandi, District Ferozepur.	4 (vlii)

[No. F.1-42/56-Com.II.] MOKAND LALL, Under Secy.

(Department of Food)

ORDER

New Delhi, the 12th August 1957

- S.R.O. 2685.—In exercise of the powers conferred by section 5 of the Essential Commodities Act, 1955 (10 of 1955), the Central Government hereby rescinds with effect from the date of publication of this notification in the Gazette of India, the undermentioned orders issued by the Ministry of Food and Agriculture:—
 - (i) S.R.O. 823, dated the 6th April, 1956; and
 - (ii) S.R.O. 827, dated the 7th April, 1956.

[No. 204(2)/56-PY.II.]

S. N. BHALLA, Dy. Secy.

MINISTRY OF HEALTH

New Delhi, the 9th August 1957

S.R.O. 2686.—The members of the Lok Sabha having elected from among themselves, in pursuance of clause (g) of sub-section (2) of section 3 of the Delhi (Control of Building Operations) Act, 1955 (53 of 1955), Shrimati Subhadra Joshi and Shri Radha Raman, to be members of the Delhi Development Provisional Authority, the Central Government hereby makes the following further amendment in the notification of the Government of India in the Ministry of Health No. 30-5/55-LSG, dated the 2nd November 1955, constituting the said Authority, namely:—

In the said notification, for the entries relating to serial Nos. 10 and 11, the following shall be substituted, namely:—

"10. Shrimati Subhadra Joshi 11. Shri Radha Raman

Elected by the members of the Lok Sabha."

[No. F.12-62/57-L,S.G.]

A. V. VENKATASUBBAN, Dy. Secy.

New Delhi, the 17th August 1957

S.R.O. 2687.—In exercise of the powers conferred by clause (a) of sub-section (1) of section 3 of the Indian Medical Council Act, 1933 (27 of 1933), the Central Government hereby re-nominates Dr. V. R. Khanolkar, M.D., M.R.C.S. (Eng., L.R.C.P. (London), Director, Indian Cancer Research Centre, Bombay, to be member of the Medical Council of India with effect from the 7th March, 1957.

[No. F.5-3/57-M.I.]

KRISHNA BIHARI, Under Secy

MINISTRY OF TRANSPORT & COMMUNICATIONS

(Deptt. of Civil Aviation)

CIVIL AVIATION

New Delhi, the 12th August 1957

S.R.O. 2688.—In pursuance of rule 53 of the Indian Aircraft Rules 1920, the Central Government hereby makes the following further amendment in the notification of the Government of India in the late Department of Communications, No. V. 26, dated the 2nd December, 1937; namely:—

For clause (b) of the said notification, the following shall be substituted, namely:—

"(b) appoint the Collector of Central Excise, Madras to be the Chief Customs Officer and the Assistant Collector of Central Excise, Tiruchirapalli, the Superintendent of Central Excise, Tiruchirapalli Circle and the Central Excise Officers stationed for the time being at Tiruchirapalli Aerodrome to be Customs Collectors for the purpose of said rules at the said Customs Aerodrome".

[No. AR/1920(3)F.No.10-A/48-57.]

D. R. KOHLI, Under Secy.

(Department of Communications and Civil Aviation)

New Delhi, the 20th August 1957

S.R.O. 2689.—In exercise of the powers conferred by sections 7 and 21 of the Indian Post Office Act, 1898 (6 of 1898), the Central Government hereby makes the following further amendments in the Indian Post Office Rules, 1933, namely:—

In the sald Rules-

- '(a) In rule 1, for the entries under the heading '"Blind Literature" Packets', the following entry shall be substituted, namely:—
 - "Blind Literature" packets shall be exempt from postage";
- (b) in rule 5, for the entries under the heading "Blind Literature" Packets', the following entry shall be substituted, namely:—
 - "Blind Literature" packets to all foreign countries shall be exempt from postage;
- (c) in rule 29, the last sentence, namely "Any postage paid on the packet shall, however, be taken into account in assessing the charge" shall be omitted.

[No. R.1-26/56.]

K. K. SARAN, Dy. Secy.

MINISTRY OF EDUCATION AND SCIENTIFIC RESEARCH

(Department of Scientific Research & Technical Education)

New Delhi, the 2nd August 1957

S.R.O. 2690.—In pursuance of sub-rule (1) of rule 48 of Order XXI of the First Schedule to the Code of Civil Procedure, 1908 (5 of 1908), the Central Government hereby appoints the Principal, Delhi Polytechnic, Delhi, as the officer to whom notices of orders attaching the salaries or allowances of the officers and other staff of the Delhi Polytechnic, Delhi may be sent.

[No F. 5-80/56-T.1.]

H. S. SHAHANI.

Assistant Educational Adviser (T).

MINISTRY OF WORKS, HOUSING AND SUPPLY

New Delhi, the 10th August 1957

S.R.O. 2691.—In pursuance of the provisions of rule 45 of the Fundamental Rules, the President hereby makes the following further amendment in the Supplementary Rules issued with the Government of India in the late Finance Department letter No. 104-CSR, dated 4th February, 1922, namely:—

In part VIII of the said rules, in Division XXVI-B, in Supplementary Rule 317-B-7, for clauses (c) and (d), the following clauses shall be substituted, namely:—

- "(c) any previous allotment of residence made to him under these rules, or the Special Accommodation Rules, 1950, shall be deemed to be cancelled with effect from the said date, and he shall vacate that residence forthwith: and
- (d) in addition to any disciplinary or other action that may be taken against him, he shall be charged, in respect of any period for which he continues to occupy that residence after the said date, the full standard rent under F.R. 45-B or twice the full standard rent under F.R. 45-A or twice the pooled standard rent under F.R. 45-A if the rent has been pooled or 15 per cent of his emoluments whichever is the highest."

[No. 2/21/57-WII.]

S.R.O. 2692.—In pursuance of provisions of rule 45 of the Fundamental Rules, the President hereby makes the following further amendment in the Special Accommodation Rules, 1950, issued with the Government of India in the late Ministry of Works, Mines & Power Notification No. WIV-15(3)/III, dated the 19th January, 1950, namely:—

In rule 11 of the said Rule for clause (d), the following shall be substituted, namely:—

"(d) In addition to any disciplinary or other action that may be taken against him, he shall be charged, in respect of any period for which he continues to occupy that residence after the said date, the full standard rent under F.R. 45-B or twice the full standard rent under F.R. 45-A or twice the pooled standard rent under F.R. 45-A if the rent has been pooled or 15 per cent. of his emoluments whichever is the highest."

[No. 2/21/57-WII/1.]

K. G. S. PISHARODY, Dy. Secy.

New Delhi, the 13th August 1957

S.R.O. 2693.—The following draft of certain further amendments to the Explosives Rules, 1940, which the Central Government proposes to make in exercise of the powers conferred by section 5 of the Indian Explosives Act, 1884 (4 of 1884), is published as required by section 18 of the said Act for the information of all persons likely to be affected thereby and notice is hereby given that the said draft will be taken into consideration on or after the 16th September, 1957.

Any objection or suggestion which may be received from any person with respect to the said draft before the date so specified will be considered by the Central Government.

Draft Amendments

In the said Rules:--

- (i) In sub-rule (3) of Rule 84, for the words "manufacture or possess", the words "manufacture, possess or use" shall be substituted.
- (ii) In Rule 85, after sub-rule (7) the following sub-rule shall be inserted, namely:—
 - "(8) An applicant for a licence to carry on blasting operations shall, if the operations are to be carried on within 300 feet of a railway line, obtain from the railway authority concerned a certificate to the effect that there is no objection to the applicant receiving a licence for the site proposed and forward the certificate to the licensing authority with his application in form 'C'".

(iii) In Schedule IV, after article following article and entries	9 and the entries relating thereto, the shall be inserted, namely:—
to N To carry out blasting operations, other than in Mines coming under the purview of the Indian	District Rs. 5/- Authority (Free of charge to cultivators.)
Mines Act, 1952 (iv) In Schedule V, for Form C t	the following Form shall be substituted,
	orm 'C' ule 84(3)]
	*manufacture
Application for the grant/renewal of a licence to	manufacture, possess and sell explossives) possess and sell possess and use
(Applicants are advised in their own interest to	иве
The repli	ies to be written in this column
r. Applicant's @ Name	
" Age	
,, Calling	
,, Address	*********************
2. Situation of the premises/site proposed to be Province	
District	
Town or Village	,,.
Nearest Police Station	***************************************
Nearest Railway Station or Steamer Ghat	
*manutactured	
3. Explosive proposed to be manufactured, p	ossessed, and sold
Name and description	
Class Division (if any)	
Quantity to be possessed at any one time.	
possessed and sold* 4. Explosive proposed to be possessed	<u>`</u> _
used. Name and description	
Class Division (if any) Quantity to be possessed at an one time.	
	d should be in accordance with the classification y one time includes wholly as well as partly mixed
5. Form in which licence is required—	
Remarks Signature of applica Postal address of a	
Date of application	
*Strike out entries not required. @ In cases where the application is and address of the company and the re	made on behalf of a Company the name ame of the Manager or agents should be
given.	was an area managed or afferted priority pe

Note: (1).—This application must be accompanied by a plan in duplicate, drawn to scale, of the proposed magazine of factory and of the site, showing the boundaries thereof and specifying such of the matters stated below as are applicable:—

- (a) the distance between the proposed magazine and the workshop (if any) to be used in connection therewith for the adaptation or preparation of explosives;
- (b) the boundaries of the land forming the site of the magazine or factory and either any belt of land surrounding the site which is to be kept clear, and the buildings and works from which it is to be kept clear, or the distance to be maintained between the magazine or factory or any part thereof and other buildings and works (for buildings and works here referred to, see 1st column of the appended table of distances):
- (c) the situation, character and construction of all the mounds, buildings and works on or connected with the magazine or factory and the distances thereof from each other;
- (d) the nature of the work or processes, if any, to be carried on in connection with the magazine or factory and the place at which such work is to be carried on, and the places in the magazine or factory at which explosives and any article liable to spontaneous ignition, or inflammable or otherwise dangerous, are to be kept or manufactured:
- (e) the situation of each building forming part of the magazine or factors in which the explosive is to be kept or manufactured and the maximum amount of explosive to be kept in each such building;
- (f) the maximum number of persons to be employed in each building;
- (g) any special terms which the applicant may propose, by reason of any special circumstances arising from the locality, the situation or construction of any buildings or works, or the nature of any process or otherwise; and
- (h) in case of an application for the grant or renewal of a licence in Form N-

Particulars of railway track, building, street or public place within 300 feet of the proposed site, where blasting operations will be carried on.

Note (2).—The information called for in clause (a) to (g) of Note (1) will not be necessary in the case of an application for the grant or renewal of a licence in form J or K.

(v) In Schedule V, after Form M, the following Form shall be inserted, namely:---

"FORM 'N'

(Article 10 of Schedule IV)

Licence to carry out blasting operations other than in Mines coming under the purview of the Indian Mines Act, 1952

This licence does not authorise the holder of the licence to manufacture or possess any explosives. The licensee must take out another licence under the Explosives Rules, for the manufacture or possession of explosives. No licence, except in the State of West Bengal, is, however, required for the possession of following explosives for private use only—

In the State of Bombay-10 lbs. of Gunpowder and any quantity of safety fuse

In the State of Medras—25 lbs. — do — — do — — do — In other States —30 lbs. — do — do — do — do — — d

Fee Rs. 5 (Free of charge to cultivators)

This licence shall remain in force till the 31st day of March, 19 .

District Authority.

The area where blasting dated atdated		carried out is shown on P
Date of renewal	Date of expiry	Signature of licensing authorit
	, 12.20	

Conditions

- 1. No blasting operation shall be carried out between the hours of sunset and sunrise. Blasting operations shall only be carried out between the hours*.....
- 2. The preparation of charges, the charging of holes and the firing of shots shall be carried out by or in the presence of a responsible person with experience of handling explosives.
- 3. No smoking or any source of light or fire shall be allowed in or near the place where explosives charges are being prepared or kept.
 - 4. Not more than 8 holes shall be loaded and fired at any one time.
- 5. For charging or steaming a shot hole, no person shall use an iron or steel tool, scraper or tamping rod, nor shall forcibly press the explosives into a hole of insufficient size. A tamping rod made entirely of wood shall be used.
- 6. Before exploding any blasting charge, a strong wooden lattice sufficiently weighted shall be placed immediately over the drift so as to prevent, as far as possible, the projection of fragments of stone by the explosion of the blasting charge.
- 7. No person shall re-bore or tamper a hole that has once been charged or attempt to withdraw a charge either before firing or after a misfire or despen or tamper with empty holes or sockets left after blasting.
- 8. Before commencing shot firing, the licensee shall give sufficient warning to the public by an efficient system of signals—and by putting up red flags in the danger zone, namely 200 yds. from the place of blasting. He shall see that all persons in the vicinity have taken proper shelter and shall also take suitable steps to prevent any person approaching the shot.
- 9. The licensee shall warn the public not to approach the site of blasting operation at least within an hour after explosion or in the case of an open quarry, not to approach such quarry within half an hour after explosion.
- 10. The number of shots which explode shall be counted and unless it is certain that all the shots have been exploded, no person shall approach or be permitted to approach the place until 30 minutes after the firing of shots.
- 11. In the event of a misfire, a portion of the tamping may be sludged out with compressed air or water under pressure, but no kind of tool shall be used for this purpose. The hole shall thereafter be reprimed and fired.
- 12. In the event of a misfire, if a relieving hole is to be drilled, it shall not be placed within 12" from the misfired hole. The relieving hole shall run parallel to the misfire hole.
- 13. The licensee or his agent shall remain present at the place and time at which blasting operations are proceeding.

- 14. The licensee shall be responsible for all blasting operations conducted under this licence.
- 15. The licensee shall produce his licence, if required to do so, before any officer authorised under Rule 106 of the Explosives Rules, 1940, and shall afford free access to such officer to any place at which any blasting operation is carried on, so as to ensure that all necessary precautions have been taken to guard against danger to the public.

*The licensing authority should endorse the hours during which the blasting operations may be carried out."

[No. S&PII-102(39)/55.]

M. N. KALE, Under Secy.

MINISTRY OF REHABILITATION

New Delhi, the 5th August 1957

S.R.O. 2694.—Whereas the Central Government is of opinion that it is necessary to acquire the evacuee properties specified in the Schedule hereto annexed in the State of Madhya Pradesh for a public purpose being a purpose connected with the relief and rehal illitation of displaced persons, including payment of compensation to such persons:

Now, therefore, in exercise of the powers conferred by Section 12 of the Displaced Persons (Compensation and Rehabilitation) Act, 1954 (44 of 1954), it is notified that the Central Government has decided to acquire, and hereby acquires, the evacuee properties specified in the Schedule hereto annexed.

THE SCHEDULE

Serial No.	Particulars of the Property	Evacuce	4.1 12. 133	Name of the Evacuee						
URBAN—(MORENA)										
ı.	Patorsfallen .		Kunjadapada	Alladin Kunjada.						
	House		Qandipada	Chiddi Tali						
	House .		Do	Malka Tawait						
	Plot		Old Jin Mandi							
	4/1183, House		Hospital Road							
	House 2/728 .			Zahoorali.						
7∙	House 2/735	, .	<u>1</u>)o	Buddhekhan Moti Khan.						
8.	House 2/685 & 686			Payrelal Murlidhar.						
	House Do		Do	Felli Kalkekhan.						
	D1			Chandkhan Naxbab Khan.						
	Plot		Do Do	Asmat w/o Alihahadur. Rahim Khan.						
12.	. ,		Do	Remin Rush.						
RAJHOGARH—(URBAN)										
1.	House		Goshipura Rajhogarh	Rahim Khan.						
2.	House		Fort Rajhogarh	Mis Abbas Khan.						
3.	House		Near Hospital Road.	Najiban S/o Chand Khan.						
4.	Plot		Raihogarh	Saheer Nammey Khan.						
			,	•						
SARANGPUR—(URBAN)										
.1	Kacha House .		Pinjarwari	Faiyaz S/o Fiaz Mohd.						
2.	House 1656 .			Aktar Hussain S/o Mohd Ali.						

Serial Particulars of the Evacuee Name of the town and

No. Property locality/village Name of the Evacuee which the property is situated GUNA—(URBAN) Abdul Gani Kalekhan. Land 18 Bis. Colonel Gani, Guna Υ. Land 1-18 Bis. Do. Do. 2.. Mohd Shah Gulgarshah. Chhawani, Guna 3. Land 24 Bis. Land 7.5 Bis. Munshipura, Guna. Tufel Ahmed Shavton. 4. Land 10 Bis. Chhawani, Guna Salimuddin Ajmeri. Mehboob Khan S/o Mohd. Land 22 . I Bis. 6. Do. Land 17.15 Bis. . Abdul Majid Abdul Razak. Chhawani. 8. Land 26 12 Bis. Do. Rastamkhan Mehhoob Khan. Do. 9. Land 3.9 Bis. Asgagn Suleman. House No. 62 Karnal Ganj, Guna. Abdul Ganı Kzalekhan To. II, House No. 66 Do. . Do. 12. House 192 Do. Do. Abdul Zahoor Illahi Bux. 13. House Chhawani Gulam Mohd Din Mohd. House Munshipura 14. Kalekhan Bhujekhan. ĬŚ. House 2176. Goshipura . Mohd. Khan Pirkhan. 16. House 2176 Do. Mohd. Khan Gulab Khan. 17. Do. House 18. House Colonel Ganj Nathan Ajmeri. Sallu Ajmeri. Yakub Khan Roshanali. 19. House Colonel Ganj 20. House Munshipura 21. House Goshipura Jumman Rhan, Colonel Gani Mohd Khan Kalekhan, 22. House Chhawani Abdul Rehman Khan Samed 23. House Khan. Rahim Ibrahim Yakub Khan. 24 House D۵. House Chhawani Bismilla Meharuddin. 25. Mohd, Isak Fazal Ali. 26 House Do. Do. Faizulla Sajarkhan, 27, House 28. House Talliya Mohella Safi Gotawala. 29. House 42, 43, 44 Colonel Ganj . Gulam Rasool Gulam Nabi Gulam Mohd. Phool Khan Giman Khan, 30. House Saiyadpura . Tufel Ahmed. 31. House & Plot Munshipura Mohd. Ali Mohd. Nasir s/o House Saiyad Pura. 32, Shamsuddin. Safina Budhukhan. Sujawali Gali House 33. Din Mohd. House Chhawani 34. 35. House Goshipura Ahmed Khan Amir Khan. Ahmed Khan Ali Khati. Ď٥، 36. Khander . Abdul Latif Kamaruddin, 37. Chhawani LAHAR (BHIND) Bhind Road, Lahar House 602 . Gorekhan Punnu Khan. 603.

> [No. F. 10(10)-SI/57.] ONKAR DAYAL, Under Secy.

New Delhi, the 10th August 1957

604 605 605

S.R.O. 2695.—In exercise of the powers conferred by sub-section (1) of Section 3 of the Displaced Persons (Compensation and Rehabilitation) Act, 1954 (44 of 1954) the Central Government hereby appoints Shri V. D. Kapoor as Assistant

Settlement Officer for the purpose of performing the functions assigned to such officer by or under the said Act with effect from the date he took charge of his office.

INo. F.6/3/57-SII.]

New Delhi, the 12th August 1957

S.R.O. 2696.—In supersession of this Ministry's Notification No. 26/44/56-SII, dated the 26th June, 1956, and in pursuance of sub-rule (1) of Rule 48 of Order XXI of the First Schedule to the Code of Civil Procedure, 1908 (V of 1908), the Central Government hereby appoints the officers specified in column (1) of the table below as officers to whom notice or orders attaching the salaries and allowances of the officers specified in the corresponding entries in column (2) of the said table shall be sent:—

TABLE

Officers to whom notices should be sent	Officers whose salaries and allowances are attached.
C1sto lian General of Evacuee Property	Gazetted and Non-Gazetted Officers in the Office of the Custodian General of Evacue Property, Ministry of Rehabilitation, New Delhi.
Deputy Chief Settlement Commissioner, Ministry of Rehabilitation, New Delhi.	Gazetted and Non-gazetted Officers in the Office of the Chief Settlement Commissioner, Ministry of Rehabilitation, New Delhi.
Regional Settlement Commissioners	 Gazetted and Non-gazetted Officers in the Offices of the Regional Settlement Com- missioner, Ministry of Rehabilitation.
Custodians of Evacuee Property	 Gazetted and Non-gazetted Officers in the Office of the Custodian of Evacuee Pro- perty, Ministry of Rehabilitation.

[No. F.26/44/56-SII.]

New Delhi, the 13th August 1957

S.R.O. 2697.—In exercise of the powers conferred by sub-section (1) of Section 3 of the Displaced Persons (Compensation and Rehabilitation) Act, 1954 (44 of 1954), the Central Government hereby appoints Shri L. B. Mathur, Housing and Rent Officer as Additional Settlement Commissioner, for the purpose of performing the functions assigned to such commissioner by or under the said Act with effect from the date he took charge of his office.

[No. F.5/17/57-SII.]

H. S. NAIR, Under Secv.

MINISTRY OF LABOUR AND EMPLOYMENT

New Delhi, the 5th August 1957

S.R.O. 2698.—In exercise of the power conferred by section 29 of the Minimum Wages Act, 1948 (II of 1948), the Central Government hereby makes the following amendments in the Minimum Wages (Central Advisory Board) Rules, 1949, the same having been previously published as required by the said section, namely:—

In the said Rules:—

- (1) In rule 3, for clauses (iii) to (viii), the following clauses shall be substituted, namely:—
 - "(iii) one member each from the States of Andhra Pradesh, Assam, Bihar, Bombay, Kerala, Madhya Pradesh, Madras, Mysore, Orissa, Punjab, Rajasthan, Uttar Pradesh and West Bengal;

- (iv) two members by rotation, representing the Union Territories;
- (v) eighteen members representing employers in the scheduled employments; and
- (vi) eighteen members representing employees in the scheduled employments.";
- (2) after rule 3, the following rule shall be inserted, namely:—
 - "3-A. If a nominated member is unable to attend a meeting of the Board, the Central Government or the body which nominated him may, by notice in writing signed on its behalf and by the said member and addressed to the Chairman of the Board, nominate a substitute in his place to attend that meeting. Such a substitute shall have all the rights of a member in respect of that meeting.";
- (3) after rule 4, the following rule shall be inserted, namely:-
 - "4-A. Travelling Allowance A non-official member of the Board shall be entitled to draw travelling and halting allowances for any journey performed by him in connection with his duties as such member at the rates and subject to the conditions applicable to a government servant of the First Grade under the appropriate rules of the Central Government.";
- (4) in rule 6, after sub-rule (2), the following sub-rule shall be inserted, namely:—
 - "(2-A) a resignation shall take effect from the date of communication of its acceptance or on the expiry of 30 days from the date of resignation whichever is earlier.";
- (5) sub-rule (2) of rule 15 shall be omitted and sub-rule (1) thereof shall be re-numbered as rule 15.

[No. LWI(I)-6(41)/56.]

New Delhi, the 20th August 1957

S.R.O. 2699.—In exercise of the powers conferred by sections 6 and 9 of the Minimum Wages Act, 1948 (11 of 1948), the Central Government hereby nominates Shri S. P. Mukherjec, I.A.S., Chief Labour Commissioner (Central), Ministry of Labour & Employment, New Delhi, to be the Chairman of the Advisory Committee appointed in the Notification of the Government of India in the Ministry of Labour No. SRO-2087, dated the 21st June, 1954, as amended in the vacancy caused by the retirement from service of Shri P. S. Easwaran, and makes the following further amendment in the said Notification, namely:—

[No. LWI(I)-6(10)/57.]

- S.R.O. 2700.—In exercise of the powers conferred by sections 7 & 9 of the Minimum Wages Act, 1948 (11 of 1948), the Central Government hereby nominates. Shri S. P. Mukherjee, I.A.S., Chief Labour Commissioner (Central), Ministry of Labour & Employment, New Delhi, to be the Chairman of the Advisory Board appointed in the Notification of the Government of India in the Ministry of Labour No. SRO-2088, dated the 21st June, 1954, as amended, in the vacancy caused by the retirement from service of Shri P. S. Esswaran, and makes the following further amendment in the said Notification, namely:—

[No. LWI(I)-6(10)/57.]

New Delhi, the 10th August 1957

S.R.O. 2701.—In exercise of the powers conferred by sub-section (2) of Section 26 of the Minimum Wages Act, 1948 (11 of 1948), the Central Government hereby directs that the provisions of clause (b) of section 13 of the said Act read with rule 23 of the Minimum Wages (Central) Rules, 1950, relating to the grant of weekly day of rest with remuneration, shall not apply to the employees in the scheduled employments covered by Contract No. 2 (Graving Dock, Wharves and Ancillary Works) for the development of the Naval Dockyard at Bombay under the Ministry of Defence, for the entire period of the Contract, that is, from the 26th October 1955 to the 25th January 1959, or such other date upto which the contract may be extended.

[No. LWI(1)-8(2)/57.]

V. R. ANTANI, Dy. Secy.

New Delhi, the 12th August 1957

S.R.O. 2702.—Whereas it appears to the Central Government that the employer and the majority of the employees in relation to the establishment of Messrs. A. V. R. A. & Co., 263, Thambu Chetty Street, Madras-1 have agreed that the provisions of the Employees' Provident Funds Act, 1952 (19 of 1952), should be made applicable to the said establishment;

Now, therefore, in exercise of the powers conferred by sub-section (4) of section 1 of the Employees' Provident Funds Act, 1952 (19 of 1952), the Central Government hereby applies the provisions of the said Act to the said establishment.

[No. P.F. II 57(26)57.]

S.R.O. 2703.—Whereas it appears to the Central Government that the employer and the majority of the employees in relation to the establishment being a factory of Messrs. Waldles Industries (Private) Limited, G. T. Road, Konnagar, Hooghly, have agreed that the provisions of the Employees' Provident Funds Act, 1952 (19 of 1952), should be made applicable to the said establishment;

Now, therefore, in exercise of the powers conferred by sub-section (4) of section 1 of the Employees' Provident Funds Act, 1952 (19 of 1952), the Central Government hereby applies the provisions of the said Act to the said establishment.

2. This notification shall be deemed to have come into force on the 30th day of September, 1956.

[No. P.F. II 57(26)57.]

S.R.O. 2704.—Whereas it appears to the Central Government that the employer and the majority of the employees in relation to the establishment being a factory of Messrs. Nivea Pharmaceuticals (Private) Limited, G. T. Road, Konnagar, Hooghly have agreed that the provisions of the Employees' Provident Funds Act, 1952 (19 of 1952), should be made applicable to the said establishment;

Now, therefore, in exercise of the powers conferred by sub-section (4) of section 1 of the Employees' Provident Funds Act, 1952 (19 of 1952), the Central Government hereby applies the provisions of the said Act to the said establishment.

2. This notification shall be deemed to have come into force on the 30th day of September, 1956.

[No. P.F. II 57(26)57.]

New Delhi, the 17th August 1957

- S.R.O. 2705.—In exercise of the powers conferred by clause (b) of sub-section (3) of section 1 of the Employees' Provident Funds Act, 1952 (19 of 1952), the Central Government hereby directs that, with effect from the 30th November, 1957, the said Act shall apply to the following classes of establishments, in each of which fifty or more persons are employed, namely:—
 - 1. Iron-ore Mines.
 - 2. Limestone Mines.
 - 3. Manganese Mines.
 - 4. Gold Mines.

- S.R.O. 2706.—In exercise of the powers conferred by sub-section (1) of section 7 of the Employees' Provident Funds Act, 1952 (19 of 1952), the Central Government hereby directs that the following further amendment shall be made in the Employees' Provident Funds Scheme, 1952; namely:—
 - 1. For paragraph 69, the following shall be substituted, namely:-
- "69. Circumstances in which accumulation in the Fund are payable to a member.—(1) A member may withdraw the full amount standing to his credit in the Fund:—
 - (a) on retirement from service after attaining the age of 55 years;
 - (b) on retirement on account of permanent and total incapacity for work due to bodily or mental infirmity duly certified by the medical officer of the factory or a registered medical practitioner;

Provided that a member suffering from tuberculosis of lungs or leprosy, even if contracted after leaving the service of a factory on grounds of illness but before payment has been authorised, shall be deemed to have been permanently and totally incapaciated for work; or

- (c) immediately before migration from India for permanent settlement abroad:
- (2) In cases other than those specified in sub-paragraph (1) the Board, or where so authorised by the Board, the Commissioner, or where so authorised by the Commissioner, any officer subordinate to him may permit a member to withdraw, subject to the provisions of sub-paragraph (3), the amount standing to his credit in the Fund, if
 - (a) he being a national of a country other than India is leaving India at least for a year; or
 - (b) he has not been employed in any factory to which the Act applies for a continuous period of not less than six months immediately preceding the date on which he makes the application for withdrawal;

Explanation.—A declaration in writing made by a member affirming the fact of non-employment as aforesaid may be accepted as proof thereof.

- (3) When a member withdraws any amount under sub-paragraph (2), the following provisions shall apply, namely:—
 - (i) 75% of the employer's contribution and interest thereon shall be forfeited to the Fund if the period of his membership of the Fund is less than 3 years; or
 - (ii) 50% of the employer's contribution and interest thereon shall be forfeited to the Fund if the period of membership is 3 years or more but less than 5 years; or
 - (iii) 25% of the employer's contribution and interest thereon shall be forfeited to the Fund if the period of membership is 5 years or more but less than 10 years;
 - (iv) 15% of the employer's contribution and interest thereon shall be forfeited to the Fund if the period of membership is 10 years or more but less than 15 years.
- (4) Notwithstanding the provisions in sub-paragraphs (2) and (3), the Regional/State Commissioner may permit any member or class of members to withdraw under sub-paragraph (2) the full amount standing to the credit of such member or members at any time after the termination of employment according to such directions as may be issued by the Central Government from time to time.
- (5) Any member who withdraws the amount due to him under sub-paragraph (2) shall, on obtaining re-employment in a factory to which the Schome applies, be required to qualify again for the membership of the Fund and on qualifying for membership shall be treated as a fresh member thereof.
- (6) Any sum forfeited to the Fund under this paragraph shall not be returned to the employer but shall be credited to the "Forfeiture Account" of the Fund.

Explanation.—(a) In computing the period of membership under sub-paragraph (3) for the first withdrawal under sub-paragraph (2) in respect of a member, his total service, exclusive of periods of breaks under the same employer or factory before the Scheme applied to the factory, as well as the periods of his

membership, whether of the Fund or of private provident funds of exempted factories or provident funds exempted under paragraph 27, immediately preceding the current membership of the Fund shall be included, provided that the member did not withdraw his provident fund moneys during such period

(b) In computing the period of membership under sub-paragraph (3) for subsequent withdrawals under sub-paragraph (2), periods of membership whether of the Fund or of private provident funds of exempted factories or provident funds exempted under paragraph 27 immediately preceding the current membership of the Fund shall be included, provided that the member did not withdraw his provident fund moneys during such periods."

[No. PF.II/54(27)/55.]

R. C. SAKSENA, Under Secy.

New Delhi, the 13th August 1957

S.R.O. 2707.—In exercise of the powers conferred by sub-section (1A) of section 10 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby makes the following amendment in the Order of the Government of India in the Ministry of Labour No. S.R.O. 1911, dated the 5th June, 1957, namely:—

For the existing Schedule to the said order, the following Schedule shall be substituted, namely:—

SCHEDULE

Part I

Demand No. 10 Pay Scales.—(a) Whether the following salary grades should be interlinked to read as one grade as under:—

Grade	Scale of pay	To read as one Interlinked Grade		
2 3 4 5 6 7 8 9	Rs. 50—2—80 60—3—90 70—4—122 100—6—172 140—8—220 190—10—300 200—12—340 260—15—455 340—15—550 250—15—270 320—15—440	Rs. 70-4-98/106-6-172. 140-8-198/200-10-300. 220-12-256/275-15-395/415-15-550 in cases where grade No. 8 is not applicable. 250-15-310/335-15-440. Grade 10 and 11 to be interlinked with grade 12 in the same manner as applicable to other classes of Staff).		

- (b) Whether movement within the interlinked salary grade should be automatic on reaching a particular point or stage in the interlinked grade. For example, in the interlinked grades 3 and 4, 5 and 6, 7 and 9 any employees on reaching 98, 188 and 340 would be brought to the next salary stage at 106, 200 and 340 in the respective interlinked grades?
- (c) Whether movement from one interlinked grade to another interlinked grade should be subject to the efficiency and vacancy in the next higher grade up to the grade 9 and whether consequently the vacancy in the interlinked grade should be filled in from among the employees already working in the corporation?
- (d) Whether, heads of employee in salary grade No. 1 should be placed in salary grade No. 2 at an appropriate stage in that grade?
- (e) Whether, employee in salary grade No. 1 and salary grade No. 2 not otherwise upgraded should be placed in the next higher grade subject to their passing a trade test?

Demand No. II, Categorisation.—Whether the following demands in respect of categorisation are reasonable.

- (a) Anomalies arising out of improper categorisation i.e. fitting the existing employees in the new pay—scales should be—rectified in terms—of Appeals submitted by the aggrieved employees. Appeals regarding categorisation submitted by individual employees in respect of which the Air Corporation Employees Union has submitted a general memorandum should not be disposed off ex-parte. Such appeals should be the subject matter of defence by the employees concerned, either by themselves or through the Union as the case may be and of contest by the Corporation so as to enable the respective parties to prove their cases. The procedure and form to be adopted for the disposal of such appeals should not be decided by the Corporation ex-parte. The principles on which the original categorisation of the employees was done including the principles on which the anomalies arising out of improper categorisation were rectified should be scrutinised, while alsposing of individual appeals, in the light of general memorandum submitted by the Union.
- (b) On categorisation, an employee should be given the benefit of the number of completed years of service he has previously rendered in discharging duties and responsibilities more or less equal to or corresponding to those of the new post of grade in which he is placed. After salaries are adjusted in the new pay scales, no employee will be staggered and he will continue to get future annual increasements in the graded scale, or in the interlinked grade as the case may be.
- (c) The circumstances that an employee has appealed for proper categorisation referred to in (a) above shall not in any way affect his right to have his basic pay adjusted in accordance with the rules or procedure specified for the interlinked grade in issue No. 1.
- (d) Promotions should be effected after categorisation is finalised and thereafter regions-wise definite standard force or establishment strength determined. The circumstances that appointments have been made in higher grades already should not affect the rights of existing employees for promotions in the higher grades.
- (e) The pay that an employee was drawing firior to the introduction of new scales of pay should not be reduced while bringing the new scales into force. An employee should not undergo a wage cut as a result of the difference between his old and new total emoluments including personal pay wherever applicable, and wage cut in cases, if any, effected should be restored.

Demand No. 3, Transport Facilities.—(a) Whether the provision in respect of free transport to employees in lieu of transport allowance as in Calcutta and in Palam be continued. The existing facilities of providing free transport facilities from Safdarjung Airport to Palam and back in addition to the transport allowance and the transport facilities at Bombay should remain as before

(b) Whether entitlement to Transport allowance should be as at present and pro-rata deduction for a part or fraction of the month in respect of this allowance shall not be made, except where expressly provided under the Union Management agreement. All arrears should be paid without delay.

Demand No. 4, Officiating allowance.—Whether, in case when employees have officiated in higher posts but certain technical formalities were not fulfilled by the sectional/departmental head concerned this should be paid officiating allowance

Demand No. 5, Duty allowance.—Whether non-technical staff working in the stores Department and in other Departments and offices of the Engineering Department such as before clearners, progress clerks and progress peon etc., should be paid this allowance with retrospective effect?

Demand No. 6, Shift Allowance.—(a) Whether any employee upto grade No. 12 who has worked night; shifts should be paid this allowance with retrospective effect

(b) Whether absence of a employee who works on alternate night shift should be debited to his leave account for the actual number of nights not reported. That is where shift allowance is paid for the number of night shifts worked, his absence should be debited to the extent he does not attend night shift pro-rata.

Demand No. 7, Meal/Lunch Allowance.—Whether, all cases where this allowance has not been paid including cases represented by the Union payment should be made forthwith and all pending claims settled.

Demand No. 8, Overtime Payment.—(a) Whether arrears of overtime payment should be settled immediately and whether it should be the responsibility of the Corporation to regularise technical formalities and whether in no circumstances pending claims be rejected owing to technical irregularities for which the employees concerned were not responsible

(b) Whether in computing overtime, time—spent on flight duty in the case of ground staff should be taken into account for overtime payment and all pending claims or cases of non-calculation in the manner indicated above should be settled.

Demand No. 9, Washing allowance.—Whether washing allowance including arrear allowancle should be paid to all employees upto grade 9, besides stewards and hostesses who are entitled to uniforms notwithstanding the fact that the Corporation neither received nor made fresh initial issues?

Dedand No. 10, Overtime Allowance (flying crew).—Whether overtime done during the probationary period where the flight is undertaken as the necessary part of the crew, should be paid with retrospective effect and whether all outstanding payment should be settled without any delay?

Demand No. 11. Working hours.—Whether the following demands in respect of working hours are justifiable and what directions are necessary in this respect?

- (a) Working hours for the employees should be either 38 hours per week including half an hour's break on all working days except Saturday, or 44 hour per week including half an hour's break on all working days except Saturday. Hours of work should correspond to the classified list marked "AI" and annexed hereto.
- (b) Working hours within the spread over limit of otherwise should not be staggered except in consultation and with agreement with the Union.
- (c) Working hours and shift system for Engineering Maintenance Section should not be adversely affected and should continue as before as at Bembay or in Calcutta, and any change in the system, should proceed joint consultation and agreement with the Union.

Demand No. 12 (Compensation).—Whether compensation should be granted as follows and what directions are necessary in this respect?

- (a) In the event of death or total or partial disablement resulting from duty on journey the Corporation should pay compensation at the rates which would be uniform for all clategories i.e. in prescribing rates there should be parity for the flying as well as ground staff. Such rates should be finalised in consultation and agreement with the Union concerned.
- (b) Employees on ground duty and covered by any componention Scheme should be adequately covered against ground risks. For example staff working in the Cash Department including security staff attached to it or in the Engineering workshops need appropriate coverage. Rules in this reger, should be prescribed in agreement with the Union concerned.

Demand No. 13 (Sick Leave).—Whether the following demands are justified and what directions are necessary in respect of the same?

- (a) All employees should be entitled to sick leave which would accrue to them from the date of joining.
- (b) Sick leave account of each employee, after adjustment of absence owing sickness, in cases if any, should be brought upto date. In case where such leave has been wrongfully denied, the employees concerned should be credited with sick leave to the extent due.
- (c) In cases where any employee desires to commute his privilege leave against absence owing to sickness, the same should be permissible.

Demand No. 14, Medical facilities.—Whether the following demands are justifiable and what directions are necessary in this respect?

(a) Expenditure incurred on hospitalisation in cases of employee suffering from Tuberculosis should be reimbursed.

- (b) Enforcement of set off benefits under the Employees' State Insurance Scheme should not result in the undue hardships to the employees Employees injured on duty and on accident leave or on sick leave as the case may be, should be entitled to receive benefits admissible under the rules of the Corporation irrespective of the fact whether he is or is not covered by State Insurance Scheme Set off benefits if any, should be enforced when the employee has recovered and resumed duty and in the manner beneficial to him while ensuring that such facilities do not become a source of profit to the employees
- (c) In case of employees where sickness extended during any period after 1st January, 1955, or replaced during any period on or after 1st January 1955, the employees concerned should be eligible to medical facilities and sick leave under the Corporation rules
- (d) In cases of female employees who have been denied maternity benefits the claims in respect of such employees should be settled forthwith

Demand No 15, Accident Leave — Whether the following demands in respect of accident leave is justifiable and what directions are necessary in respect of the same?

- (a) All pending claims arising out of accident on duty including those represented by the Union should be settled without delay
- (b) In case of employees on accident leave and who have subsequently received benefits from the State Insurance scheme, no deductions from wages of such employees should be made, and if at all, their leave account be debited to the extent they have availed additional benefits
- (c) Accident leave should be granted when certified by the Medical Officer or Medical attendant of the Corporation as the case may be In cases where such leave has been refused the employees concerned should be credited with the number of days of such leave refused to his earned account

Demand No 16, Probationary Period —Whether employees who have been recruited against substantive vacancies and who have completed six monhts probationary period in the aggregate, notwithstanding that such period of probation was not mentioned in the letter of appointment, should be confirmed in their post from the date of such employees concerned have completed six months, and whether employees are eligible to all the benefits admissible to all the employees?

Demand No 17, Standard Force—Whether the following demand inn respect of standard force is justifiable and what directions are necessary in this respect?

The Corporation should provide for the definite establishment strength region-wise so as to allow leave facilities to the employees and also to provide for sickness emergencies and normal turn-over. While determining standard force percentage distribution should be worked out for each class and grade of employees in consultation and agreement with the Union. Standard Force should be determined as soon as categorisation issue is finalised.

Demand No. 18, Seniority Rules.—Whether the following demand in respect of seniority rules is justifiable, and what directions are necessary in this respect?

Seniority rules and seniority list should be finalised in accordance with agreement with the Union. The draft seniority rules and seniority list should be furnished to the Union for the purpose.

Demand No. 19, Promotions Rules —Whether rules governing promotions shall be finalised in consultation and agreement with the Union and the Corporation should be furnished the draft promotions rules should be sent to the Union for the purpose?

Demand No 20, Recruitment — Whether the following demands in respect of recruitment are justifiable and what directions are necessary in respect of the same?

(a) In sanctioned vacancies recruitment should be made from amongst the ex-employees of former airlines whose applications for employment are already with the Corporation For this purpose the Corporation should notify to the Union all vacancies occurring at each region so as to enable the Union to direct the ex-employees accordingly

- (b) Normally recruitment should be done at the lowest cadre and posts in. higher grades should be filled from amongst those already in employment.
- (c) Subject to any directions that may exist governing recruitment of Scheduled Castes or Tribes, the rules of recruitment should be finalised in consultation with the Union. All vacancies shall be notified at least two weeks before the selection is made.

Demand No. 21. Provident Fund.—Whether the following demand in respect of Provident Fund is justifiable and what directions are necessary in this respect?

- (a) Subject to any statute for the time being in force, the detailed rules regarding the Provident Fund should be finalised in consultation with the Union.
- (b) Provisions should be made for the payment of insurance premia from.
 the Provident Fund contributions. This premia payment will be limited to the employees' contribution,
- (c) The system of paying insurance premia from the salary of the employees concerned should be continued wherever they are applicable.
- (d) The members of the Board of Trustees of the Fund should include employees within the Union category.
- (e) Funds available in Lapse Fund Account should be utilised for securing of suitable premises for purposes providing holiday resorts.

Demand No. 22. Gratuity.—Whether the following demands in respect of gratuity are justifiable and what directions are necessary in this respect?

- (a) Claims of employees for gratuity under the rules of their former air companies wherever such schemes of gratuity was in force should be admitted for payment. In case where such claims have been refused by the Corporation the same should forthwith be settled.
- (b) All employees of the Corporation should be entitled to Gratuity in accordance with the terms and conditions to be separately laid down in consultation and agreement with the Union. For this purpose the gratuity should be a month's salary for every year of continuous service.

Demand No. 23. Temporary Staff.—Whether the following demands in respect of temporary staff are justifiable and what directions are necessary in respect of the same?

- (a) The temporary employees who have completed one year's service should be eligible to contribute to the Corporation's Contributory Provident Fund with effect from the date such employees have completed one year's service and the contributions should be deducted in suitable monthly instalments to be agreed to by individual employees concerned.
- (b) Temporary employees on completion of one year's service should be eligible to all the benefits to which the permanent employees are entitled.
- (c) Casual and daily rated employees who have completed one year's service should with effect from the 1st January 1956 be eligible to all the benefits as are admissible to temporary employees.
- (d) The daily rated employee should be paid at the rate which would secure to them the pay and allowance attached to the post. In casewhere this procedure has not been followed for payment, all arrearsaccruing to the employees as a result thereof should be paid forthwith.

Demand No. 24. Retirement Age.—Whether the following demand in respect of retirement age is justifiable and what directions are necessary in respect of the same?

An employee who has not been intimated the date of his retirement by the Personnel Officer of his Region and has subsequently been asked to retire, should be entitled to receive all the benefits such as leave salary, enjoyment of any type of leave due to him and should not be entitled to passage facilities also. In such cases the rights and privileges of the employees concerned should not be adversely affected. In cases where the benefits have been denied, the same should be restored to the employee concerned without delay.

Demand No. 25. Privilege leave.—Whether the following demands in respect of privilege leave are justifiable and what directions are necessary in this respect?

- (a) Privilege leave due on the 31st December 1954 in accordance with the rules of the former airlines should be carried forward notwithstanding the prescribed limitation of 90 days. Employee who have not been allowed such credit, should be allowed to carry forward their accumulated leave or be paid in lieu thereof to the extent such leave has been refused to be carried forward.
- (b) When the total period of absence in the aggregate from duty on leave without pay and allowances does not exceed 2 years during the tenure of service of an employee, it should not have the effect of postponing the date of his annual increment.
- (c) For the purpose of determining privilege leave entitlement the periods of absence on types of leave indicated below alone should count as service:—
- (i) Casual leave, (ii) Compensatory leave, i.e., a "day off" in lieu of attending work on a normal off day, (iii) Sick leave, (iv) Quarantine leave, (v) Special leave granted by the Corporation, (vi) Accident and disability leave.

Subject to any statute, no periods of absence on any other types of leave should count as service for the purpose of determining leave entitlement.

Demand No. 26. Licensed Welders.—Whether welders approved for welding on current types should with effect from the 1st January 1956, be placed in salary Grade No. 8, and their pay regulated accordingly?

Demand No. 27. Temporary Transfers.—Benefits arising out of the issue of orders converting original temporary transfers to permanent transfers should be granted without delay.

Demand No. 28. Dispensary Surgery.—Whether the following demands in respect of dispensary surgery are justifiable and what directions are necessary in this respect?

(a) Dispensary or Surgery wherever maintained should be kept open for the duration of the shifts and a qualified Compounder should be on duty throughout.

(b) At outstations the Corporation should nominate or appoint Medical Officers to give free medical treatment to the employees at those stations.

(c) In the event of the Medical Officer of the Corporation is of the opinion that owing to inadequacy of facilities or to the severity of illness or ailment or in cases where the Medical Officer of the Corporation could not be consulted or approached owing to unavoidable circumstances or in advance, an employee should be allowed to be treated at his residence, and he should be entitled to receive towards the cost of such treatment incurred by him. All expenses including those incurred in consulting specialists which are outstanding should be reimbursed without delay.

Demand No. 29. Uniforms.—Whether summer and winter uniforms and monsoon equipment should be those specified in the Uniforms Rules submitted already to the Corporation by the Union and the same should be enforced forthwith?

Demand No. 30. Work on Sundays/Holidays.—Whether the following demands in respect of Sundays/Holidays are justifiable and what directions are necessary in respect of the same?

- (a) Overtime in respect of working on 'Holidays' should be paid to employees in Grade 12, and where a compensatory 'day off' on such holiday the employee concerned can avail that day off on the day following that holiday or later at his option.
- (b) Weekly holiday normally known as Sunday in the cases of places like Dacca and Nepal be deemed to mean Friday and Saturday respertively.
- (c) Holidays when fall on 'off' days can be availed in addition to the 'off' day. Day off should be allowed to be prefixed and/or suffixe to any other type of leave or to compensatory day off.

Demand No. 31. Radio Authorised Personnel.—Whether personnel in the Radio Department holding radio authorisation to sign out radio equipment as airworthy should have the same status to that of A.M.E.S., and that such Authorised Personnel should not be started or placed in grade lower than salary Grade No. 10.

Demand No. 32. Service Records.—Whether adverse entries in the individual personal file should be made known in writing to the employees concerned and the employee concerned should have the right to inspect his service records with prior intimation to the personnel officer concerned?

Demand No. 33. Retrospective Application.—Whether the items enumerated in this schedule from 1 to 4 should, except where specifically otherwise provided, come into force from the 1st January 1955?

Part II

- 1. Whether the services of Shri N. N. Malik and Shri K. K. Chabra have been wrongfully terminated, and whether they should be reinstated in their posts with full rights?
- 2. Whether Shri N. D. Sharma, Shri P. K. Chhabra, Shri T. S. Sharma, Shri Ishwar Dass and Shri A. D. Taneja have been transferred to outstations at Rajkot, Bhopal, Jodhpur, Jaipur and Gwalior, respectively without adequate reasons and with a view to victimising them, and whether they should be called back to their original station, i.e., Delhi, and whether they should be reinstated in their original departments in the Engineering Workshop?
- 3. Whether withholding increments in the cases of Shri Multani Ram, Shri D. Couts, Roshan Lall and Teja Singh should be restored forthwith?
- 4. Whether Foreign allowance of Rs 150 p.m. should be granted to all India staff drawing a basic salary upto Rs. 500 p.m., posted at any station in Nepal, e.g., Khatmandu?
- 5. Whether employees belonging to any of the integrated airlines should be allowed to carry over and enjoy the benefit of special sick-leave wherever admissible under their respective airlines Service rules?
- 6. Whether India based staff when posted to foreign countries should be entitled to receive foreign allowance irrespective of the nationality of such India based staff?
- 7. Whether employees in salary Grades Nos. 1 and 2 should not, except at their own request, be posted to outstations on transfer?
- 8. Whether drivers, being classified under skilled labour, should not be placed in salary Grade No. 3 specified for semi-skilled labour, and whether all drivers placed in Grade No. 2 should be appropriately placed in the next higher grade?
- 9. Whether 2 free return and 4 concessional return passages per year at 25 per cent. of the schedule fair on any of the Corporation routes, subject to load being available should be granted to each employee and whether such passages may be transferred to the employee's wife (or the husband, where the employee is a female) and wholly dependent children or any bona fide member of his family? (For this purpose, term 'family' means wife, legitimate children and step children residing and dependent on him and includes, in addition, his parents, sisters and brothers, if residing and wholly dependent on him.)
- 10. Whether all employees should be granted 15 days' holidays excluding 3 National holidays or 18 days including the 3 National holidays?
- 11. Whether existing scale of Dearness allowance should be reviewed in appreciation of the present high cost of living index and the upward trend in prices of customers goods?
- 12. Whether recruitment of temporary stuff under 6 months period should be deemed to be recruitment on regular vacancies and whether such recruited staff should be eligible to all benefits applicable to permanent staff?
- 13. Whether employees reporting for duties either on the first half or on the second half of the working day should not be shut off, and whether their absence should be debited against their leave account?

Part III

- 1. Appointments.—Whether appointments made after the nationalisation, which were neither advertised in the newspapers nor secured through the Employment Exchange should be reviewed and declared void, if there is any irregularity and whether persons so affected should be offered such grades that the oldest staff are not superseded?
- 2. Transfer of Work Load.-Whether work load which is normally handled by the Corporation should not be given over to outside agencies without making provision for the continued employment of workers who performed the work hitherto?
- 3. Working Hours.—Whether all staff, clerical and technical, who record their timings and be paid overtime for work beyond their respective scheduled hours?
- Welfare.—Whether all staff, specially the lower grades who had the benefit of winter uniforms prior to nationalisation, should continue to have them?
- 5. Democratic Functioning of the Union .- (a) Whether adequate office and telephone facilities should be provided to the Union?
- (b) Whether members of the Regional and General Councils should be given extra leave and passage facilities for attending their annual meetings?
- (c) Whether Central Executive Members should continue to get extra leave and passage facilities as in 1953, 1954 and 1955?
- (d) Whether leave and transport facilities should be given to the Office Bearers of the Union for meeting the Corporation Authorities, Government Labour Authorities and for pursuing Labour dispute cases legally?
- 6. Change of Work.—Whether employees accustomed to a higher skill or nature of duty should not be compelled to perform other work as would humiliate them?

ANNEXURE A-I

Weekly working hours for employees referred to in Issue No. 11

(1)

38 Hours per Week

(Including & hour break)

1. Personnel & Miscellaneous Department

All Accounts Superintendents

All Assistants.

All Clerks.

All Stenographers.

All Typists.

All Grainshop Clerks. All Time Office Assistants.

All Time Office Clerks.

All Time Office Peons.

All Telephone Operators,

All Daftaries.

All Malis. All Peons.

All Sweepers.

All Duplicator Operators.

z. Accounts, Audit & Statistics

All Accounts Superintendents.

All Accounts Assistants.

All Accounts Clerks.

All Accounts Typists.

All Accounts Comptists.

All Accounts Stenographers

All Accounts Peons and Daftaries.

All Accounts Key Punch and Machine Operators.

All Accounts Cashiers and Cash Clerks.

All Accounts Teleprinter Operators.

3. Stores, Purchases and Supplies

All Storekeepers.

All Storeholders.

All Stores Clerks and Assistants.

All Stores Superintendents. All Stores Peons. All Stores Cleaners.

All Stores Stenographers and Typists.

All Stores Comptists.

All Stores Daftaries.

All Stores Accounts Staff.

4. Engineering and Offices attached to Engineering Workshop

All Progress Clerks and Assistants.

All Progress Peons and Cleaners.

All Progress Superintendents.
All Library Staff.
All Drawing Office Staff.
All Dispensary Staff.

All Superintendents, Assistants and Clerks.

All Peons, attached to any sections of Engineering Department.

5. Traffic Department

All Receptionist and Office Staff.

(2)

44 Hours per Week

(Including 1 hour break)

1. Security Department

All Security Staff (including Chowkidars and Guards).

2. Transport Department

All Drivers.

All Cleaners.

All Mechanics

All Transport Assistants.

3. Traffic Department

All Traffic Assistants (on shift duty).

All Loaders,

All Porters.

All Cleaners.

4. Operations, Cabin & Catering Department

All Superintendents.

All Canteen Staff.

All Cabin Cleaners.

All Catering Cleaners.

All Operators, Assistants and Clerks (shift).

ngineering and Workshop

All Examiners.

All Foremen

All Chargehands.

All Welders.

All Loading Hands.

All A.M.Es.

All Mechanics (all trades).

All Improvers.

All Cleaners.

Note.—Categories of employees under Column 1 when required to work 44 hours per week in Column 2 shall be entitled to receive Duty Allowance,

[No. LR-3(9)/57.]

ORDERS

New Delhi, the 13th August 1957

S.R.O. 2708.—Whereas the employers in relation to the Ranipur Colliery P.O. Dishergarh and the Bihar Colliery Mazdoor Sangh have jointly applied to the Central Government for reference to a tribunal of an industrial dispute in respect of the matters set forth in the said application and reproduced in the Schedule hereto annexed;

And whereas the Central Government is satisfied that the said Bihar Colliery Mazdoor Sangh represents a majority of the workmen;

Now, therefore, in exercise of the powers conferred by sub-section (2) of section 10 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby refers the said dispute for adjudication to the Industrial Tribunal, Dhanbad, constituted under section 7A of the said Act.

THE SCHEDULE

Is the appointment of Shri Ramain Singh as Superviser at Ranipur proper and is the Union's objection to his appointment and demand for his removal justified?

[No. LR-II/55-2(20)/57.]

S.R.O. 2709. Whereas the Central Government is of opinion that an industrial dispute exists between the Shahdara Saharanpur Light Railway and its workmen in respect of the matters specified in the Schedule hereto annexed;

And whereas the Central Government considers it desirable to refer the dispute for adjudication;

Now, therefore, in exercise of the powers conferred by clause (d) of subsection (1) of section 10 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby refers the said dispute for adjudication to Shri E. Krishnamurthi, Central Industrial Tribunal, Delhi, constituted under section 7A of the said Act.

SCHEDULE

- Whether the existing scales of pay are considered adequate, and if not, to what extent they should be liberalised;
- (2) what should be the hours of work for different categories of workmen;
- (3) whether all categories of workmen should be provided with rent free quarters or paid house rent allowance in lieu thereof, if not, the categories which should be entitled to this concession should be specified;
- (4) whether the work-charged staff should be confirmed after one year; service as demanded by the workmen. If this is not possible, who is safeguards should be provided to secure for them continuity or service and other service benefits;
- (5) whether 50% of the dearness allowance should be merged in bas pay;
- (6) whether the Service Rules need revision in any respect, and if so, what changes therein should be made;
- (7) whether the demand of the workmen for bonus equal to three mont' pay in respect of the last accounting year (1956-57) of the compa is justified, and if not, what the reasonable quantum should be the year 1956-57 and for the succeeding years.

[No. LR-3(21)57.]

A. L. HANDA, Under Secy.

New Delhi, the 14th August 1957

S.B.O. 2710.—In exercise of the powers conferred by sub-section (1) of Section 5 of the Mines Act, 1952 (35 of 1952), the Central Government hereby appoints the Concillation Officer (Central), Asansol, and Labour Inspetor (Central), Pakur, to be Inspectors of Mines for the purposes of the provisions contained in Chapter V of the said Act.

[No. M-III 41(2)56.]

MINISTRY OF INFORMATION AND BROADCASTING

New Delhi, the 9th August 1957

S.R.O. 2711.—It is notified for general information that Shrimati K. Lakshmi Raghuram having tendered resignation from membership of the Madras Advisory Panel of the Central Board of Film Censors, the Central Government have accepted the same with effect from 15th July, 1957.

[No. 14/1/57-FC.]

ORDER

New Delhi, the 9th August 1957

S.R.O. 2712.—The Central Government hereby directs, in pursuance of the provisions of the Order of the Government of India, in the M.nistry of Information and Broadcasting No. S.R.O. 3805, dated the 26th December, 1155 and in modification of the Order of the Government of India in the Ministry of Information and Broadcasting No. S.R.O. 403, dated the 23rd January, 1957 that the Advisory Panel of the Central Board of Film Censors at Madras shall consist of 32 members with effect from 15th July, 1957.

[No. 14/1/57-FC.]

D. R. KHANNA, Under Secy.